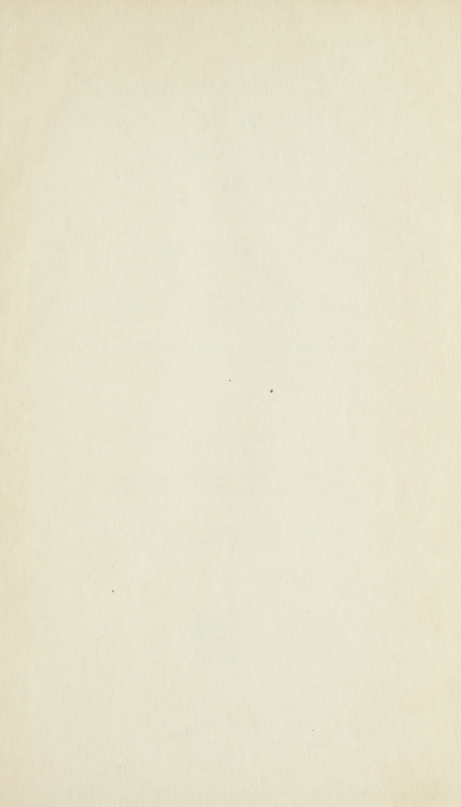
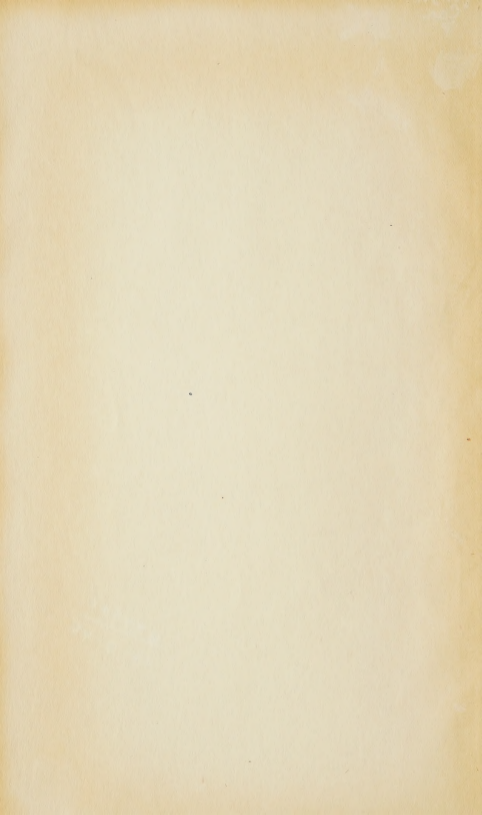


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Statulogy (CANADIAN WAR) ORDERS AND REGULATIONS 1944

Volume IV, Nos. 1 to 13

CONSOLIDATED TABLE OF CONTENTS CANCELLATIONS, AMENDMENTS, REFERENCES REFERENCE INDEX

STATUTES AMENDED, SUSPENDED OR REFERRED TO BY ORDER IN COUNCIL

October 9, 1944 to January 2, 1945

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE



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OTTAWA EDMOND CLOUTIER PRINTER TO THE KING'S MOST EXCELLENT MAJESTY

EXPLANATORY NOTE

The present volume contains the regular quarterly consolidated index, including a list of amendments, cancellations, etc., and a reference index, in respect of Orders in Council, orders, rules and regulations published in Canadian War Orders and Regulations, from October 9, 1944 to January 2, 1945 (Volume IV, Nos. 1 to 13) and a list of Orders in Council amending, suspending or referring to various Federal statutes (October 9, 1944 to January 2, 1945).

J. F. MACNEILL,

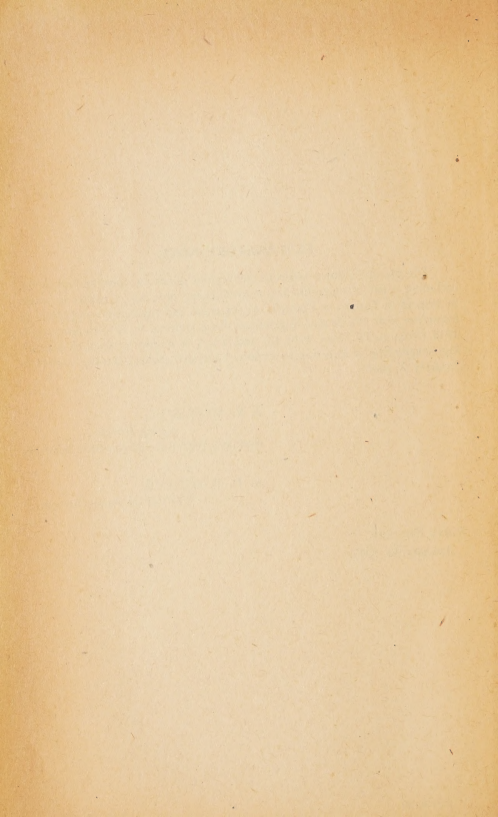
Acting Director,

Statutory Orders and Regulations Division.

A. D. P. HEENEY,

Clerk of the Privy Council.

PRIVY COUNCIL.
January 30, 1945.



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PART 1.—ORDERS IN COUNCIL

Subject	Origin Ord	al Orde ler or I	er in Regu	Council, lation	Cancelli ferring C (c=canc	rders	in C a=a	ouncil amend	, etc.
Aircraft Control Regulations— office of deputy Aircraft Con- troller established	5387	June	25,	1942	9491	Dec.	21,	1944	(a)
Alternative service, N.S.S. Civilian Regulations— rates of pay		Jan.	19,	1943	8212	Oct.	24,	1944	(a)
Armed Forces in Canada— discipline re members undergoing hospitalization	3004 3988	Oct. Dec.		1939 1939		Oct.	30,	1944	(c)
Buttermilk— exemption from taxes; tariff treat- ment	3011	April	14,	1942	9482	Dec.	21,	1944	(a)
Canadian Claims Commission (Overseas)	29/2544	April	11,	1941	76/8202	Oct.	25,	1944	(a)
Canadian Medical Procurement and Assignment Board— powers, duties and functions ex- tended	, 6185	July	20,	1942	7523	Oct.	6,	1944	(r)
Chemicals, certain— import control	8673 423 1703 8802 11118 2715 2933 4316 7164 8527 720 918	May Sept.	25, 15,	1941 1942 1942 1942 1942 1943 1943 1943 1943 1944 1944 1944 1944 1944 1944 1944	9481	Dec.	21,	1944	(c)
Civilian Government Employees (War) Compensation Order	311/6181	Aug.	4,	1943	45/8848	Nov.	22,	1944	(c)
Coffey, J. H.— appointment as a Deputy Machine Tools Controller revoked	5920	July	24,	1943	8128	Oct.	20,	1944	(e)
Construction, Controller of— John Schofield resigned; Major General J. P. Mackenzie ap- pointed	311 4335 9018 136	June Nov.	6, 23,	1943 1944 1943	7548	Sept.	28,	1944	(e)
settlements with prime con- tractorssettlements with sub-contractors					8396 8397	Nov.			(r) (r)
Control Committee, The De Havilland Aircraft of Canada Ltd.— Chairman and Vice-Chairman named	7161	Sept.	15,	1944	8748	Nov.	20,	1944	(a)
Defence of Canada Regulations (Consolidation) 1942	1	Oct.	13,	1942	7762	Öct.	6,	1944	(a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

PART I—ORDERS IN COUNCIL—Continued

Subject				Council,	Cancell ferring ((c=can		n Co a=a	mend	, etc.
De Havilland Aircraft of Canada									
Chairman and Vice-Chairman re		Sept.	. 15,	1944	8748	Nov.	20,	1944.	(a)
Dependents' Board of Trustees Order— amended	9239	Dec.	2,	1943	9027	Dec.	19,	1944	(a)
Depreciation re certain plant and equipment	8640	Nov.	. 10,	1944	9152	Dec.	5,	1944	(a)
Dried whey— exemption from taxes; tariff treat- ment.	3011	April	l 14,	1942	9482	Dec.	21,	1944	(a)
External Trade Advisory Committee— representation re Department of	The state of the s				And the second s				
Reconstruction, Tariff Board and Agricultural Prices Support Board	3059	April	27,	1944	9345	Dec.	15,	1944	(a)
Fairmont Company Ltd.— rubber control	7191	Sept.	12,	1941	9343 9478	Dec.	21, 21,	1944 1944	(a) (r)
Fertilizer Freight Assistance Regulations	8/9868	Dec.	29,	1943	8/9151	Dec.	6,	1944	(r)
Fire Fighters, Corps of (Civilian) Canadian— regulations	76/1656	Mar.	3,	1942	9245	Dec.	12,	1944	(a)
Glass cloths, towels, etc.— tariff treatment	1880 721	Mar. Feb.		1943 1944	9342	Dec.	15,	1944	(a)
Goods, certain— import control.	949 4435 9134	Feb.	.8,	1943 1943 1943	. 0480	Doo	0.1	1044	(a)
Government Employees Compensation Regulations 1942	9104	1407.	50,	1940	9400	Dec.	<i>2</i> 1,	1944	(a)
(Newfoundland)— amendments—tariff of medical fees, etc	1004	Feb.	8,	1943	160/7934	Oct.	14,	1944	(a)
Government Employees (War) Compensation, Order, Civilian.	311/6181	Aug.	4,	1943	45/8848	Nov.	22,	1944	(c)
Grain— war risk insurance discontinued	10229 7408	Nov. Sept.	19, 21,	1942 1943	9265	Dec.	12,	1944	(r)
Hogs— payments to Maritime producers.	4/168 12/1385	Jan. Mar.	12, 3,	1944 1944	2/8848	Nov.	22,	1944	(r)
Hospitalization— discipline re members of Armed Forces	3004 3988	Oct. Dec.	5, 5,	1939 1939	8306	Oct. 3	80, 1	1944	(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

PART I—ORDERS IN COUNCIL—Continued

					1				
Subject		al Orde ler or I		Council, lation	Cancelli ferring C (c=can	rders	in C	ouncil amend	, etc.
Import control—	7101	Cont	10	10//1	0242	Doo	0.1	1044	(-)
rubber				1941	9343 9478	Dec.	21,	1944 1944	(a) (r)
certain goods listed	949 4435	Feb. May		1943 1943					
certain chemicals	9134 8673	Nov.	30,	1943	9480	Dec.	21,	1944	(a)
)	423 1703	Jan.	20,	1942 1942					
	8802	Sept.	30,	1942					
	11118 2715	Dec. April	8, 5.	1942 1943			,		
•	2933 4316	April	12,	1943 1943					
	7164	Sept.	15.	1943					
	8527 720	Feb.	7,	1943 1944					
Income tax—	918	Feb.	15,	1944	9481	· Dec.	21,	1944	(c)
payment of outstanding liability by members of the Armed									
Forces	115/3088	April	27,	1944	76/8058	Oct.	18,	1944	(c)
Insurance—									
war risk re Government property acquired after August 17, 1944	2/8917	Sent	30	1942	9470	Dec.	21	1944	(r)
	2/0011	Dopu.	00,	2012:	0110	1000.	<i>u</i> .,	1011	(1)
Kaye, G. Peter— appointment as a Deputy Timber									
Controller revoked	2365	April	4,	1944	7604	Oct	3,	1944	(c)
Mackenzie, Major General J. P.— appointment as Associate Con-									
troller of Construction revoked	4335	June	6,	1944		Sept.	28,	1944	(e)
Machine Tools-									
disposal ofappointment of J. H. Coffey as a	1339	Mar.	4,	1944	7909	Oct.	10,	1944	(c)
Deputy Controller revoked	5920 4101	July	24,	1943 1940	8128	Oct.	20,	1944	(c)
regulations	7357	Sept.	20,	1941					
	1268 2365	Mar.	27,	1942 1942					
Medical Procurement and Assign-	6596	July	28,	1942	9246	Dec.	12,	1944	, (c)
ment Board, Canadian—									
powers, duties and functions extended	6185	July	20,	1942	7523	Oct.	6,	1944	(r)
Military Forces of Canada—									
employment re labour projects	6434	Aug.	13,	1943	7429	Oct.	-3,	1944	(r)
Montreal Tramways Co.— amended	6416	Aug.	11,	1944	8211	Oct.	24,	1944	(a)
National Selective Service Civilian						,			
Regulations—	246	Jan.	19,	1943	8919	Oct.	94	1944	(a)
alternative service, rates of pay "victory holiday" and termina-									
tion of employment					8726	Nov.	21,	1944	(a)
National Selective Service—administration of regulations	7994	Sept.	4.	1942	8999	Nov.	29:	1944	(a)
New Brunswick—			,						` `
Wartime Labour Relations Board	3455	May	9,	1944	8293	Oct.	27,	1944	(a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

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Subject Original Order in Council, Order or Regulation Pacific Herring Production Regulations— fishing prohibited at certain times Postal packets to members of the Armed Forces— compensation for loss	til, ete. nding; 4 (a) 4 (a)
lations— 'fishing prohibited at certain times 6839 Aug. 30, 1943 8288 Oct. 27, 194 Postal packets to members of the Armed Forces— compensation for loss 53/4120 May 19, 1943 102/7746 Oct. 4, 194 Post-discharge Re-establishment Order amendment re female	4 (a)
Postal packets to members of the Armed Forces— compensation for loss	4 (a)
Post-discharge Re-establishment 5210 July 13, 1944	, ,
members of the Armed Services 108/8367 Oct 31 104	
payments to discharged persons not liable to taxation	
Prime contractors— settlements re termination of contracts. 9018 Nov. 23, 1943 136 Jan. 21, 1944 8396 Nov. 1, 194	4 (r)
Rapeseed regulations	1 (a)
Regional Selective Service Advisory Boards— representatives, Department of Veterans Affairs	
512 Jan. 28, 1944 5550 July 21, 1944 8937 Dec. 12, 194	1 (r)
R.C.A.F. (Air Force Act Amendment) Order No. 1, 1943— amended	
Rubber— control, etc., by Fairmont Company Ltd	(a)
Salaries Order, Wartime— 1549 Feb. 27, 1942 9505 Dec. 21, 1946	l (a)
Schofield, John— appointment as Controller of Construction revoked	1 (c)
Skim milk— exemption from taxes; tariff treatment	14 (a)
Sub-Contractors— settlements re termination of prime contracts	(r)
Timber— G. P. Kaye, appointment as a Deputy Timber Controller re-	†
voked	
Towels, glass cloths— tariff treatment	(1)
Uniforms, wearing of— Defence of Canada Regulations— 721 Feb. 7, 1944 9342 Dec. 15, 1944	(a)
38B	(a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

PART I-ORDERS IN COUNCIL-Concluded

Subject		al Order er or Ro		Council, lation	Cancelli ferring O (c=canc	rders i	n Co a=a	ouncil amend	, etc.
Vehicles equipped with rubber tires— import control		May	7,	1942	9479	Dec.	21,	1944	(c)
War Risk Insurance— grain—in elevators licensed under Canada Grain Act, in flour mills, etc		Nov	19	1942					
Government property acquired after August 17, 1944 not to be insured.	7408	Sept. 2	21,	1943		Dec.			(r)
Wartime Salaries Order— amended	1549			1942		Dec.			(a)
War Savings Certificates— Regulations amended. Losses of remittances	4578 11/7359			1943 1942		Oct.	13, 25,	1944 1944	(a) (a)
Wartime Labour Relations Regu- lations— amendment re N.B. Wartime Labour Relations Board	*	Mav	9.	1944	8293	Oct.	27.	1944	(a)
Wartime Prices and Trade Regula- tions— amended	8528			1941		Nov:			(a)
War Veterans' Allowance Act—compassionate allowances	101/6395 164/7746	Aug. 1	13, 4,	1943 1944	191/8990	Nov.	29,	1944	(r)
Western Wheat— definition	7942	Oct. 1	12,	1943	9134	Dec.	4,	1,944	(a)
Winnipeg Grain Exchange— definition—"western wheat"	7942	Oct.	12,	1943	9134	Dec.	4,	1944	(a)
Wood fuel— extending time for payment of subsidy. subsidy to dealers.	3465 3465 4363	April 2	29,	1943 1943 1943	7802	Oct.	6,	1944	(a)
	5338 7758 8891 287	July Oct. Nov. 1 Jan. 1	5, 5, 18,	1943 1943 1943 1944					
	1998 2302 4053 7802	Mar. 3 May 2	30, 29,	1944 1944 1944	9540	Dec.	27,	1944	· (c)
Zinc— tariff treatment	5647	June 3	30,	1942	9541	Dec.	27,	1944	(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

PART II—MISCELLANEOUS ADMINISTRATIVE ORDERS

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling, a=amending; r=referring)
AGRICULTURE— Dairy Products Board— Cheddar cheese	No. 67 June 13, 1944 No. 68 June 30, 1944 No. 69 July 6, 1944 Regulation 14(a) Mar. 12, 1943	Order No. 70 Dec. 7, 1944 (c) Regulation 14(a) Nov. 10, 1944 (c)
NATIONAL REVENUE— Foreign Exchange Control Board sterling area	W.M. No. 2 (Third Revision)	W.M. No. 2 Third Revision Supp. No. 6, Oct. 23, 1944 (a)
Export permits—books	W.M. No. 39 (Seventh Revision) Supp. No. 8,	W.M. No. 39 (Seventh Revision) Supp. No. 12, Oct. 25, 1944 (c)
Controlled importationsvanilla beans	W.M. No. 56 and supplements W.M. No. 84 Supplement No.1 Sept. 21, 1943	W.M. No. 56 (revised) Sept. 26, 1944 (c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

PART III—WARTIME PRICES AND TRADE BOARD (Finance)

Subject		l Order in Councer or Regulation		Cancelling ferring Or (c=cance	ders in	ı Cou ı=an	incil,	etc.
Government Notices— Statements on Import Policy Hats of fur felt or of wool and fur		Feb. 11, 1943.			Oct.	6, 19	944	(a)
Repayment of Subsidies— (Consolidation)	RS- 1 RS- 2 RS- 3 RS- 9 RS-10 RS-11 RS-12 RS-13	Sept. 27, ·1943. Oct. 1, 1943. Oct. 26, 1943. Mar. 27, 1944. May 9, 1944. June 14, 1944. June 29, 1944. Aug. 28, 1944.						
, ,	RS-14	Sept 11, 1944.		RS-15	Sept.	15,	1944	(c)
Board Orders— Beef— Section 23 and clause (b) of Section 25 revoked	No. 307	Aug. 23, 194	3	No. 456	Nov.	15,	1944	(a)
Consumers' Goods, Maximum								
Prices of— Price Notification re any canned Pacific fish product	No. 214	Jan. 12, 194	3	A-1415	Oct.	17, 1	1944	(a)
Containers, Shipping— distribution and use of	No. 344	Nov. 23, 1943		No. 447 No. 468	Oct. Dec.	27, 27,	1944 1944	(a) (c)
Corn— Controlling the sale and distribution	No. 387	April 15, 1944		No 441	Sept.	29,	1944	(c)
Distribution and Use of Print Paper within Canada	No. 223	Dec. 30, 1942		No. 452	. Oct.	28.	1944	(a)
Drinks, soft	No. 303			No. 454				(a)
Evaporated milk— priority sales	No. 401			No. 469				(a)
Furnaces, New Hot Air—controlling sales of	No. 410	June 20, 1944		No. 462	Dec.	11,	1944	(c)
Goods— sales and deliveries used and scrap	No. 203 No. 393	Nov. 3, 1942 May 2, 1944		No. 446 No. 445	Oct.			(c) (a)
Hogs, Slaughtering of and Stamping of Carcasses	No. 340	Nov. 23, 1943		No. 463	Dec.	12,	1944	(a)
Hot Air Furnaces, New, Controlling Sales of	No. 410	June 20, 1944		No. 462	Dec.	11,	1944	(c)
Hotel accommodation— maximum rentals	No. 316	Sept. 7, 1943	:	No. 461	Dèc.	6,	1944	(a)
Housing Accommodation— maximum rentals and term- ination of leases	No. 294	July 16, 1943	.,	No. 459	Nov.	29,	1944	(a)
Live Stock— slaughtering and stamping of carcasses	No. 340	Nov. 23, 1943		No. 463	Dec.	12, 1	1944	(a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

PART III-WARTIME PRICES AND TRADE BOARD (Finance)-Continued

Subject		Order in (r or Regula		ferring Or (c=cance	g, Amendinders in Coulling, a=ar=referring)	ncil, etc. nending;
BOARD ORDERS—Con. Maximum Prices of Consumers' Goods—						
Price notification re any canned Pacific fish product	No. 214	Jan. 12,	1943	A-1415	Oct. 17,	1944 (a)
Maximum rentals for hotel accommodation	No. 316	Sept. 7,	1943	No. 461	Dec. 6,	1944 (a)
Maximum rentals and termination of leases—						
housing accommodation and shared accommodation	No. 294	July 16,	1943	No. 459	Nov. 29,	1944 (a)
Meats and Meat Products, Certain sales to purveyors of meals	No. 415	June 20,	1944	No. 456	Nov. 13,	1944 (c)
Milk, evaporated— priority sales	No. 401	May 30,	1944	No. 469	Dec. 23,	1944 (a)
Oranges	No. 239	Feb. 18,	1943	No. 457	Nov. 15,	1944 (a)
Pork Products	No. 247 No. 321	Mar. 16,	1943 1943	No. 442	Oct. 2,	1944 (c)
	No. 417	July 11,	1944	A-1391 (replace	Oct. 2, es No. 247)	1944
Printed Matter	No. 332	Nov. 23,	1943	No. 448	Oct. 28,	1944 (c)
Print Paper within Canada, Distribution and use of	No. 223	Dec. 30,	1942	No. 452	Oct. 28,	1944 (a)
Publications other than Newspapers, Magazines and other periodicals	No. 295	July 20,	1943	No. 451	Oct. 28,	1944 (a)
Rationed Foods	No. 308	Aug. 17,	1943	No. 440 No. 455 No. 458	Sept. 28, Nov. 10, Nov. 21,	1944 (a) 1944 (a) 1944 (a)
Sales and Deliveries of Goods	No. 203	Nov. 3,	1942	No. 446	Oct. 18,	1944 (c)
Sausage	No. 305	Aug. 12,	1943	No. 453	Nov. 2,	1944 (a)
Services, Maximum Prices for	No. 435	Sept. 15,	1944	No. 444	Oct. 2,	1944 (a)
Shared Accommodation— maximum rentals and termination of leases	No. 294	July 16,	1943	No. 459	Nov. 29,	1944 (a)
Shipping Containers— distribution and use of	No. 344	Nov. 23,	1943	No. 447 No. 468	Oct. 27, Dec. 27,	1944 (a) 1944 (c)
Soft drinks	No. 303	Aug. 4,	1943	No. 454	Nov. 6,	1944 (a)
Used Goods and scrap goods	No. 393	May 2,	1944		Oct. 17,	1944 (a)
Administrators' Orders— Alarm equipment	A-673	April 1,	1943	A-1407	Oct. 13,	1944 (c)
Animal, Fish or other Organic Products	·A-870	Sept. 2,	1943	'A-1432	Oct. 28,	

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

Subject		Order in r or Regu	Council, lation	ferring Or (c=cance	g, Amendin ders in Cou elling, a=an =referring)	ncil, e	etc.
Administrators' Orders— —Continued							
Apples— maximum prices	A-892 A-1398		, 1943 , 1944	A-1398 A-1416 A-1429 A-1464	Oct. 2, Oct. 18, Oct. 27, Nov. 21,	1944	(c) (a) (a) (a)
dehydrated and evaporated	A-445 A-1403	Oct. 19 Oct. 12	, 1942 , 1944	A-1458 A-1403 A-1456	Nov. 10, Oct. 12, Nov. 10,	1944 1944	(a) (c) (a)
Atlantic fish and shell fish, canned— maximum prices	A-1194	April 28	, 1944	A-1424	Oct. 24,	1944	(a)
Barrels, used	A-604	Feb. 23	, 1943	A-1440 A-1462	Nov. 2, Nov. 18,	1944 1944	(a) (c)
Baskets, used	A-663	Mar. 27	, 1943	A-1461	Nov. 18,	1944	(e)
Beans— Eastern white (pea beans) and yellow eye	A-865	Aug. 27	, 1943	A-1457	Nov. 10,	1944	(a)
Bees wax— produced in Canada	A-428	Oct. 7	, 1942	A-1410	Oct. 13,	1944	(e)
Beets— maximum prices	A-955	Oct. 28	, 1943	A-1458	Nov. 10,	1944	(a)
Bilge loading of newsprint	A-196	May 29	, 1942	A-1470	Nov. 24,	1944	(e)
Bones, fats and greases— conservation	A-642	Mar. 11	, 1943	A-1410	Oct. 13,	1944	(e)
Book, writing and specialty papers	A-835	Aug. 14	, 1943	A-1454	Nov. 6,	1944	(e)
Boxes, used	A-663	Mar. 27	, 1943	A-1461	Nov. 18,	1944	(e)
Brazil nuts	A-404	Sept. 21	, 1942	A-1445	Nov. 3,	1944	(a)
Briquettes—rail shipped U.S.—wholesale price.	A-964	Nov. 5	, 1943	A-1488	Dec. 15,	1944	(c)
Britannia metal	A-176	May 21	, 1942	A-1466	Nov. 22,	1944	(c)
British Columbia— launderers, cleaners and dyers	A-362	Aug. 28	, 1942:	A-1471	Nov. 28,	1944	(e)
Brushes— household, twist-in wire, wire economies in manufacture shaving	A-218 A-198	June 9 May 28	, 1942 , 1942	A-1421 A-1427	Oct. 18, 1	1944 1944	(e) (a)
Building Supplies and Materials—deliveries of	A-644	Mar. 12	, 1943	A-1492	Dec. 20,	1944	(e)
Cabbage— maximum prices	A-955	Oct. 28	, 1943	A-1458	Nov. 10,	1944	(a)
Canned Atlantic fish and shell fish—maximum prices	A-1194 `	April 28	, 1944	A-1424	Oct. 24,		(a)
Canned poultry— maximum prices	A-1 319		, 1944	A-1440 A-1442 A-1477	Nov. 2, 1 Nov. 2, 1 Dec. 2, 1		(a) (a) (a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

Subject		al Orde er or R		Council, ation	Cancelli ferring C (c=can	rders i	n Co a=a	ouncil, mend	etc.
Administrators' Orders— —Continued Canned vegetables— produced by home canners (non- holders of Federal Sales tax licenses).	A-1227	May	26,	1944	A-1456	Nov	. 10,	1944	(a)
Cans, used	A-604	Feb.	23,	1943	A-1462	Nov	18,	1944	(c)
Carrots— maximum prices	A-955	Oct.	28,	1943	A-1458	Nov.	10,	1944	(a)
Cashew nuts (kernels) shelled	A-518	Dec.	12,	1942	A-1445	Nov.	3,	1944	(a)
Cashier pads	A-739	May	24,	1943	A-1404	Oct.	13,	1944	(c)
Cat foods	A-670	April	1,	1943	A-1412	Oct.	13,	1944	(c)
Circular knit hosiery	A-632	Mar.	9,	1943	A-1476	Dec.	1,	1944	(c)
Cleaners, launderers and dyers	A-255 A-362	June	24, 28	1942 1942	A-1471	Nov.	28.	1944	(c)
Cleansers— bar or package	A-458			1942	A-1410			1944	(c)
Coal, Rail Shipped U.S.— wholesale prices	A-964	Nov.	5,	1943	A-1488	Dec.	15,	1944	(c)
Coke—rail shipped U.S.— wholesale prices	A-964	Nov.	5,	1943	A-1488	Dec.	15,	1944	(c)
Colours, use of, in the manufacture of paints and varnishes	A-304	July	23,	1942	A- 1433	Oct.	28,	1944	(c)
Commercial Mixed Feeds	A-636 A-1261			1943 1944	A-1465	Nov.	21.	1944	(c)
Confectionery— deliveries in Ottawa, Hull and District by Wholesalers to Retailers	A-164			1942	A-1492	Dec.	*		(c)
Construction Machinery and Equipment, New	A-843	Aug.	7,	1943	A-1417	Oct.	18,	1944	(e)
Construction supplies and materials deliveries of	A-644	Mar.	12,	1943	A-1492	Dec.	20,	1944	(c)
Containers— display bin storage or transportation of macaroni and other food pro-	A-170	May	18,	1942	A-1428	Oct.	24,	1944	(c)
duetspackaging of certain food pro-	A-301	July	18,	1942	A-1428	Oct.	24,	1944	(c)
ducts in glassglass tobacco	A-816 A-711	July May		1943 1943	A-1436 A-1437	Oct. Oct.		1944 1944	(a) (c)
Containers and closures, metal	A-1153	Mar.	31,	1944	A-1411	Oct.	13,	1944	(a)
Cooking plates, Electric	A-1134	Mar.	14,	1944	A-1413	Oct.	14,	1944	(c)
Corrugated and fibreboard shipping containers— macaroni and other food products	A-301	July	18,	1942	A-1428	Oct.	24,	1944	(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

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Subject		àl Order ler or Re			ferring C	ng, Amen rders in celling, a= r=referri	Cou =an	incil, nendi	etc.
Administrators' Orders									
—Continued Cotton apparel, Men's washable	A-438	Oct.	16,	1942	A-1449	Nov.	6,	1944	(c)
Cotton utility jackets	A-593	Feb.	11,	1943	A-1475	Nov. 3	30,	1944	(c)
Counter check books	A-738	May	24,	i 943	A-1404	Oct. 1	13,	1944	(c)
Crabmeat, canned— processed by Queen Charlotte Canners Ltd. and Lornie Packing Co.—prices	A-114	April	24,	1942	A-1415	Oct. 1	17,	1944	(c)
Critical steel	A-330			1942					(c)
Deliveries— Tobacco and Confectionery in Ottawa, Hull and District by Wholesalers to Retailers	A-164	May.	18,	1942					
'Ice	A-491	Nov.	25,	1942					
Building and Construction Supplies and Materials	A-644	Mar.	12,	1943	A-1492	Dec. 2	20,	1944	(e)
Dies, rubber printing	A-284	July	2,	1942	A-1388	Sept. 2	9,	1944	(c)
Display (bin) containers	A-170	May,	18,	1942	A-1428	Oct. 2	4,	1944	(c)
Dog foods and cat foods	A-670	April	1,	1943	A-1412	Oct. 1	3,	1944	(c)
Doors, Fir, Cedar and Sitka Spruce produced on Pacific Coast— maximum manufacturers' and wholesalers' prices	A-1240	June	5,	1944	A-1482	Dec. 1	.2,	1944	(a)
Dressed and live poultry— maximum prices	A-1310	July	29,	1944		Nov.	2,	1944	(a)
Dried Fruits	A-553	Jan	8,	1943	A-1478 A-1445	Dec. Nov.		1944 1944	(a)
Drums, used	A-604 A-858			1943 1943	A-1462	Nov. 1	.8,	1944	(c)
Dry cell batteries	A-678	April	5,	1943	A-1408	Oct. 1	3,	1944	(c)
Dyers, launderers and cleaners	A-255 A-362			1942 1942	A-1471	Nov. 2	8,	1944	(c)
Economies in manufacture of—household brushes, twist-in wire brushes and wire brushes	A-218	June	9,	1942	A-1421	Oct. 1	8,	1944	(e)
Electric fans	A-1306	July	26,	1944	A-1408	Oct. 1	3,	1944	(c)
Electric stoves, rangettes and cooking plates, new	A-1134	Mar.	14,	1944	A-1413	Oct. 1	4, 1	1944	(c)
Evaporated apples maximum prices for	A-445 A-1403			1942 1944	A-1403 A-1456	Oct. 1 Nov. 1			(c) (a)
Fats, conservation of	A-642	Mar.	11,	1943	A-1410	Oct. 1	3, 1	1944	(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

Subject		l Order in C er or Regula		ferring Or	ng, Amendi ders in Co elling, a=a =referring	uncil, mendi	etc.
Administrators' Orders —Continued Feeding stuffs—							
packaging	A-306	July 27,	1942	A-1438	Nov. 2,	1944	(c)
Feeds, commercial mixed	A-636 A-1261	Mar. 9, June 19,	1943 1944	A-1465	Nov. 21,	1944	(c)
Fertilizers— limitation on use of potash	A-856	Sept. 2,	1943	A-1432	Oct. 28,	1944	(c)
animal, fish or other organic products	A-870	Sept. 2,	1943	A-1432	Oct. 28,	1944	(c)
Fibreboard Shipping Containers for macaroni and other food products	A-301	July 18,	1942	A-1428	Oct. 24,	1944	(c)
Fire protective, signal and alarm equipment	A-673	April 1,	1943	A-1407	Oct. 13,	1944	(c)
Fish—smoked cross pack fillets	A-47	Mar. 31,	1942	A-1420	Oct. 18,	1944	(c)
maximum prices for canned Atlantic and shell	A-1194	April 28,	1944	A-1424 A-1440	Oct. 24, Nov. 2,		(a)
Fish and fish products— certain fresh, frozen, cured, smoked, canned, packed or otherwise processed	A-564	Jan. 18,	1943	A-1415	Oct. 17, Nov. 21,		(a)
Flatware, manufacture and sale of steel base table	A-1368	Sept. 16,	1944	A-1452 A-1453	Nov. 21,		(c)
machines	A-737 A-880	May 24, Sept. 10,	1943 1943	A-1408	Oct. 13,	1944	(c)
Fluroescent lighting fixtures	A-1216	May 8,	1944	A-1408	Oct. 13,	1944	(c)
Footwear— labelling and invoicing	A-1233	May 29,	1944	A-1472	Nov. 29,	1944	(c)
Fruit, quick frozen— maximum prices	A-994	Nov. 26,	1943	A-1456	Nov. 10,	1944	(a)
Fruits, canned— maximum prices	A-1327	Aug. 25,	1944	A-1400	Oct. 6,	1944	(a)
Fruits, dried	A-553	Jan. 8,	1943	A-1456 A-1445	Oct. 6, Nov. 10, Nov. 3,	1944	(a) (a)
Fruit, certain imported— maximum prices	A-1091	Feb. 5,	1944	A-1458	Nov. 10,	1944	(a)
Full fashioned hosiery	A-122	April 28, 1	1942	A-1476	Dec. 1,	1944	(c)
Fur garments	A-180 A-554 A-689 A-1163	May 19, 1 Jan. 12, 1 April 12, 1 April 11, 1	1942 1943 1943	A-1463	Oat 15	1044	(0)
Furnaces— warm air	A-476	Nov. 11, 1	1942		Oct. 15,		(c)
Glass containers— packaging of certain food products	A-800 A-816	July 2, 1 July 17, 1		A-1406 A-1436	Oct. 13,		(c)
tobacco	A-711	May 4, 1			Oct. 30,		(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

Subject		l Order in er or Regu		ferring (ing, Amending or Orders in Council, celling, a=amend r=referring)	etc.
Administrators' Orders —Continued					,	
Gloves and mitts— leather dressleather and cotton fabric work.	A-871 A-872		, 1943 , 1943		Oct. 11, 1944	· (c)
Gopher Poison containing strychnine	A-563	Jan. 16	, 1943	A-1434	Oct. 28, 1944	(c)
Grapefruit Juice, canned	A-1073	Feb. 21	, 1944	A-1445	Nov. 3, 1944	(a)
Grapes, maximum prices of Labrusca type	A-1344	Sept. 2	, 1944	A-1393 A-1458	Oct. 2, 1944 Nov. 10, 1944	(a) (a)
Greases, conservation of	A-642	Mar. 11	, 1943	A-1410	Oct. 13, 1944	(c)
Gummed kraft paper tape	A-530	Dec. 23	, 1942	·A-1418	Oct. 18, 1944	(e)
Herring, Canned Pacific Coast—maximum prices	A-1047	Dec. 31	, 1943	A-1415	Oct. 17, 1944	(e)
Hampers, used	A-663	Mar. 27	, 1943	A-1461	Nov. 18, 1944	(c)
Honey	A-1259	June 17	, 1944	A-1441	Nov. 2, 1944	(a)
Hosiery— full fashioned. circular knit.	A-122 A-632		, 1942 , 1943		Dec. 1, 1944	(e)
Housing accommodation— vacant—Winnipeg, Man	A-1443	Nov. 2	, 1944	A-1469	Nov. 22, 1944	(a)
Ice— deliveries of	A-491	Nov. 25	, 1942	A-1492	Dec. 20, 1944	(e)
Icing of Refrigerator Cars—control	A-1320	Aug. 18	, 1944	A-1448	Nov. 6, 1944	(c)
Jam— maximum prices of	A-787	June 25,	1943	A-1456	Nov. 10, 1944	(a)
Jelly— maximum prices of	A-787	June 25,	1943	A-1456	Nov. 10, 1944	(a)
Jewellery Trade	A-210 A-447 A-1423	Oct. 22,	1942 1942 1944	A-1423 A-1444	Oct. 18, 1944 Nov. 3, 1944	(c) (a)
Knitted outerwear	A-633	Mar. 9,	1943	A-1476	Dec. 1, 1944	(c)
Labrusca type grapes— maximum prices	A-1344	Sept. 2,	1944		Oct. 2, 1944	(a)
Launderers, cleaners and dyers	A-255 A-362	June 24, Aug. 28,	1942 1942	A-1458 A-1471	Nov. 10, 1944 Nov. 28, 1944	(a) (c)
Lawn mowers	A-239		1942		Oct. 13, 1944	(c)
Leather dress gloves and mitts	A-871		1943		Oct. 11, 1944	(c)
Leather garments	A-593	Feb. 11,	1943	A-1475	Nov. 30, 1944	(c)
Loose leaf sheets, indexes and forms	A-384	Sept. 5,	1942	A-1404	Oct. 13, 1944	(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

Subject Original Order in Council, ferring Orders in Cocceancelling, Amend ferring Orders in Cocceancelling, a = r = referring ADMINISTRATORS' ORDERS —Continued Lornie Packing Co.— prices for canned crabmeat A-114 April 24, 1942 A-1415 Oct. 17 Lumber— maximum manufacturers' and wholesalers' prices for lumber originating in the Vancouver Forest District of B.C maximum retailers' prices in the Province of Quebec except	ouncil, amendig) , 1944 , 1944	etc. ing; (c)
-Continued Lornie Packing Co.— prices for canned crabmeat A-114 April 24, 1942 A-1415 Oct. 17 Lumber— maximum manufacturers' and wholesalers' prices for lumber originating in the Vancouver Forest District of B.C A-1038 Dec. 27, 1943 A-1384 Sept. 25 the Province of Quebec except	, 1944 , 1944	
-Continued Lornie Packing Co.— prices for canned crabmeat A-114 April 24, 1942 A-1415 Oct. 17 Lumber— maximum manufacturers' and wholesalers' prices for lumber originating in the Vancouver Forest District of B.C A-1038 Dec. 27, 1943 A-1384 Sept. 25 the Province of Quebec except	, 1944 , 1944	
Lumber— maximum manufacturers' and wholesalers' prices for lumber originating in the Vancouver Forest District of B.C maximum retailers' prices in the Province of Quebec except A-114 April 24, 1942 A-1415 Oct. 17 A-1018 Dec. 27, 1943 A-1384 Sept. 25	, 1944 , 1944	
maximum manufacturers' and wholesalers' prices for lumber originating in the Vancouver Forest District of B.C A-1038 Dec. 27, 1943 A-1384 Sept. 25 maximum retailers' prices in the Province of Quebec except	, 1944	(a)
Forest District of B.C A-1038 Dec. 27, 1943 A-1384 Sept. 25 maximum retailers' prices in the Province of Quebec except	, 1944	(a)
the Province of Quebec except		
the City of Hull	1044	(a)
softwood—maximum retailers' prices in the Province of Manitoba and Saskatchewan	, 1944	(a)
and Range One west of the fourth meridian in Province of Alberta excepting the Greater Winnipeg District and the Cities of Regina,		
Saskatoon and Moose Jaw A-1067 Jan. 20, 1944 A-1397 Oct. 2 maximum manufacturers' and wholesalers' prices for spruce and lodge pole pine originating in Manitoba, Saskatchewan, Alberta and Northern Interior	, 1944	(a)
Region of B.C. for sale in Western Canada		
Quebec	, 1944	(a)
containers for storage or trans-	, 1944	(c)
Macaroni products	, 1944	(c)
Maple products	, 1944	(a)
Meats and Meat By-products, certain fancy—		
maximum prices	, 1944 , 1944 , 1944	(c) (a) (a)
Men's Washable Cotton Apparel. A-438 Oct. 16, 1942 A-1449 Nov. 6		(c)
Metal containers and closures A-1153 Mar. 31, 1944 A-1411 Oct. 13		(a)
Millwork— maximum retailers' prices in the Province of Quebec except the City of Hull		(a)
central, eastern and north- eastern Ontario	, 1944	(a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 9, 1944 AND JANUARY 2, 1945

Subject		l Order er or R		Council, ation	Cancelli ferring O (c=canc	rders in	C_0	uncil, mend	etc.
Administrators' Orders —Continued									
Mixed Feeds, commercial	A-636 A-1261			1943 1944	A-1465	Nov.	21,	1944	(e)
Mops	A-219	June	11,	1942	A-1421	Oct.	18,	1944	(c)
Mouldings— maximum retailers' prices in the Provinces of Manitoba and Saskatchewan and Range One west of the fourth meridian in the Province of Alberta excepting the Greater Winni- peg District and the Cities of				b.					
Regina, Saskatoon and Moose Jaw	A-1067	Jan.	20,	1944	A-1397	Oct.	2,	1944	(a)
Napkins, paper	A-951	Oct.	29,	1943	A-1419	Oct.	18,	1944	(a)
Natural varnish resins	A-900	Sept.	28,	1943	A-1410	Oct.	13,	1944	(c)
Newsprint— bilge loading,	A-196	May	29,	1942	A-1470	Nov.	24,	1944	(c)
Nuts— imported edible tree	A-989	Nov.	25,	1943	A-1445 A-1491	Nov. Dec.	3,	1944	(a)
shelled cashew (kernels) Brazil Canadian grown unshelled edible	A-518 A-404	Dec. Sept.	12, 21,	1942 1942	A-1491	Dec.	20,	1344	(a)
tree	A-975	Nov.	22,	1943	A-1445 A-1458	Nov. Nov.			(a) (a)
Office and store equipment and supplies	A-691	April	13,	1943		Oct.			(a)
Onions— maximum prices Outerwear, knitted	A-1267 A-633			1944 1943	A-1458 A-1476	Nov. Dec.			
Pacific Coast— maximum prices— canned salmon canned herring. fir, cedar and sitka spruce doors	A-807 A-1047 A-1240	Dec.	31,	1943 1943 1944	A-1415 A-1482	Oct. Dec.	17, 12,	1944 1944	(c) (a)
Packaging of feeding stuffs	A-306	July	27,	1942	A-1438	Nov.	2,	1944	(e)
Pails, used	A-604 .	Feb.	23,	1943	A-1462	Nov.	18,	1944	(c)
Paints and varnishes, use of colours in the manufacture	A-304	July	23	1942	A-1433	Oct.	28,	1944	(c)
Paper— conservation of, in manufacture of shipping cartons	A-100	April	17,	1942	A-1467	Nov.	22,	1944	(c)
Paper napkins, tray covers, sputum paper and paper towels.	A-951	Oct.	29,	1943	A-1419	Oct.	18,	1944	(a)
Papers, book, writing and speciality	A-835	Aug.	14,	1943	A-1454	Nov.	6,	1944	(c)
Parsnips— maximum prices	A-955	Oct.	28,	1943	A-1458	Nov.	10,	1944	(a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

Subject		al Order er or Re		Council, ation	ferring Or (c=cance	g, Amending of ders in Councilling, a=amen=referring)	il, etc.
ADMINISTRATORS' ORDERS							
—Continued Patches, rubber tire— sale and delivery	A-191	May	27,	1942	A-1460	Nov. 15, 19	14 (a)
Peaches— maximum prices	A-1304	July	21,	1944	A-1458	Nov. 10, 19	14 (a)
Peanuts— maximum prices of	A-1156	April	4,	1944	A-1445	Nov. 3, 194	14 (a)
Pears— maximum prices	A-1304	July	21,	1944	A-1458	Nov. 10, 19	14 (a)
Peas, dry whole and split— maximum prices of	A-1274	July	8,	1944	A-1431	Nov. 1, 194	14 (a)
Pilchards packed from 1942 catch maximum prices	A-381	Sept.	8,	1942	A-1415	Oct. 17, 19	14 (c)
Pine— lodge pole originating in Manitoba, Saskatchewan, Alberta and the Northern Interior Region of B.C.—maximum manufacturers' and wholesalers' prices, for sale in							-
western Canada	A-1298	July	15,	1944	A-1396	Oct. 2, 194	14 (a)
maximum prices	A-1304	July	21,	1944	A-1458	Nov. 10, 194	
Pork products	A-1391	Oct.	2,	1944	A-1442 A-1468 A-1483	Nov. 2, 194 Nov. 22, 194 Dec. 12, 194	14 (a) 14 (a) 14 (a)
Potash— limitation on use re fertilizer	A-856	Sept.	2,	1943	A-1432	Oct. 28, 194	
Potatoes— maximum prices of	A-929 A-1430	Oct.	18,	1943 1944	A-1430 A-1495	Nov. 8, 194 Dec. 22, 194	14 (c) 14 (a)
Poultry, canned— maximum prices	A-1319			1944	A-1442 A-1477	Nov. 2, 194 Dec. 2, 194	14 (a)
Poultry, Dressed and Live— maximum prices of	A-1310	July	29,	1944	A-1442		
Printing dies, rubber	A-284	July	2,	1942	A-1478 A-1388	Nov. 2, 194 Dec. 5, 194 Sept. 29, 194	4 (a) 4 (c)
Pulpwood cut from the stump— maximum consumers' prices— N.S	A-1281 A-1282		11, 11,	1944 1944			
QuebecOntario excepting the District of Kenora and Rainy River	A-1283 A-1284	July July		1944	A-1426 A-1447	Oct. 24, 194 Nov. 6, 194	
Queen Charlotte Canners Ltd.— prices for canned crabmeat	A-114	April	24,	1942	A-1415	Oct. 17, 194	14 (c)
Quick frozen fruits and vegetables	A-994	Nov.	26,	1943	A-1456	Nov. 10, 194	4 (a)
Rail shipped U.S. coal, coke and briquettes—	A 004	NT.	~	1049	A 1400	D. 45 40	14 ()
wholesale prices	A-964	Nov.	0,	1943	A-1488	Dec. 15, 194	4 (c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

` Subject .		l Order er or Re		Council, ation	Cancellin ferring On (c=cance	ders in	a = a	uncil, mend	etc.
ADMINISTRATORS' ORDERS —Continued	4 010		00	1040	4 1400	0.1	10	1044	
Ranges and stoves not electric	A-618			1943	,	Oct.			(c)
Rangettes, new electric	A-1134	Mar.	14,	1944	A-1413	Oct.	14,	1944	(c)
Refrigerator cars— controlling the icing	A-1320	Aug.	18,	1944	A-1448	Nov.	6,	1944	(c)
Reliners, rubber tire—sale and delivery	A-191	May 2	27,	1942	A-1460	Nov.	15,	1944	(a)
Resins, natural varnish	A-900	Sept. 2	28,	1943	A-1410	Oct.	13,	1944	(c)
Restaurant pads, tinted	A-740	May 2	24,	1943	A-1404	Oct.	13,	1944	(e)
Rhubarb, canned— maximum prices	A-779	June 2	21,	1943	A-1400	.Oct.	6,	1944	(c)
Rice, imported	A-201	June	1,	1942	A-1457	Nov.	10,	1944	(a)
Root vegetables— maximum prices	A-955	Oct. 2	28,	1943	A-1458	Nov.	10,	1944	~(a)
Rubber Printing Dies	A-284	July	2,	1942	A-1388	Sept.	29,	1944	(c)
Rubber tire relipers and patches—sale and delivery	A-191	May 2	27,	1942	A-1460	Nov.	15,	1944	(a)
Salmon, Canned Pacific Coast— maximum prices	A#807	July 1	12,	1943	A-1415	Oct.	17,	1944	(c)
School supplies	A-952 A-1277			1943 1944	A-1404	Oct.	13,	1944	(c)
Shaving brushes	A-198	May 2	28,	1942	A-1427	Oct.	24,	1944	(a)
Shellac	A-333	Aug. 1	13,	1942	A-1410	Oct.	13,	1944	(c)
Shipping cartons— conservation of paper in	A-100	April 1	17,	1942	A-1467	Dec.	22,	1944	(c)
Shipping tags	A-456	Nov.	2,	1942	A-1404	Oct.	13,	1944	(c)
Shortening	A-757 A-939			1943 1943	A-1433	Oct.	28,	1944	(c)
Signal Equipment	A-673	April	1,	1943	A-1407	Oct.	13,	1944	(c)
Signs, use of metal in	A-954	Oct. 2	29,	1943	A-1405	Oct.	13,	1944	(c)
Smoked Cross Pack Fillets of Fish	A-47	Mar. 3	31,	1942	A-1420	Oct.	18,	1944	(c)
Soaps—bar or package	A-458	Nov.	2,	1942	A-1410	Oct.	13, 2	1944	(c)
Social stationery	A-662 A-1032	Mar. 2 Dec. 1	27,	1943 1943	A-1404	Oct.	13,	1944	(e)
Soybeans— maximum prices	A-1324			1944	A-1425	Oct.	24,	1944	(a)
Specialty papers	A-835	Aug. 1	4,	1943	A-1454	Nov.			(c)
Spices— maximum prices	A-758	June	8,	1943	A-1446	Nov.	3,	1944	(a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

Subject		l Order in (er or Regula		ferring O: (c=canc	ng, Amend rders in C elling, a=a r=referrin	ouncil, amendi	etc.
Administrators' Orders —Continued							
Spruce— originating in Manitoba, Sask- atchewan, Alberta and the Northern Interior Region of B.C.—maximum manufactur- ers' and wholesalers' prices for sale in Western Canada	A-1298	July 15,	1944	A-1396	Oct. 2	, 1944	(a)
Sputum paper	A-951	Oct. 29,	1943	A-1419	Oct. 18	1944	(a)
Steel, critical	A-330	Aug. 12,	1942	A-1494	Dec. 22	, 1944	(e)
Steel drums, used	A-858	Aug. 16,		A-1462	Nov. 18		(e)
Stenographers' note books and writing tablets	A-950	Oct. 29,	1943	A-1404	Oct. 13	, 1944	(e)
Store equipment and supplies	A-691	April 13,	1943	A-1409	Oct. 13	1944	(a)
Stoves, new electric	A-1134	Mar. 14,		A-1413	Oct. 14		(c)
Stoves and ranges, not electric	A-618		1943	A-1406	Oct. 13	, 1944	(c)
Strychnine—gopher poison containing	A-563		1943	A-1434	Oct. 28	, 1944	(c)
Table flatware, manufacture and sale of steel base	A-1368	Sept. 16,	1944	A-1453	Nov. 6	, 1944	(e)
Tape— gummed kraft paper	A-530	Dec. 23,	1942	A-1418	Oct. 18	, 1944	(c)
Tire reliners and patches, rubber- sale and delivery	A-191	May 27,	1942	A-1460	Nov. 15	, 1944	(a)
Tobacco— deliveries in Ottawa, Hull and District by wholesalers to re- tailers	A-164	May 18.	1942	A-1492	Dec. 20	. 1944	(c)
Tobacco containers, glass	A-711	May 4,		A-1437	Oct. 30		(c)
Toilet paper rolls	A-953	Oct. 29,		A-1404	Oct. 13		(c)
Towels, paper	A-951		1943	A-1419	Oct. 18		(a)
Tray covers	A-951	Oct. 29,		A-1419	Oct. 18		(a)
Tree nuts, edible— imported	A-989	Nov. 25,	1943	A-1445	Nov. 3	, 1944	(a)
Canadian	A-975	Nov. 22,	1943	A-1458	Nov. 10	, 1944	(a)
Tung oil	A-877	Sept. 7,	1943	A-1410	Oct. 13	, 1944	(c)
Turnips— maximum prices	A-955	Oct. 28,	1943	A-1458	Nov. 10	, 1944	(a)
United States Coal, Coke and Briquettes, rail shipped— wholesale prices	A-964	Nov. 5,	1943	A-1488	Dec. 15	, 1944	(c)
Used barrels, used cans, used drums and used pails	A-604 A-858	Feb. 23, Aug. 16,		A-1462	Nov. 18	. 1944	(c)
Used baskets, hampers and boxes			1943		Nov. 18		(c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

Subject	Original Örder	Order or Re			Cancelling ferring Ord (c=cancel	lers in	Cor =ar	uncil, nendi	etc.
Administrators' Ordres -Concluded Vacant Housing Accommodation— Winnipeg, Man	A-1443	Nov.	2,	1944	A-1469	Nov.	22,	1944	(a)
Vancouver Forest District, B.C.— maximum manufacturers' and wholesalers' Prices for Lumber	A-1038	Dec.	27,	1943	A-1384	Sept.	25,	1944	(a)
Varnish resins, natural	A-900			1943		Oct.			(c)
Varnishes and paints—use of colours in manufacture	A-304			1942		Oct.			(e)
Veal— maximum prices	A-1018	Dec.	8,	1943	A-1382	Sept.	29,	1944	(e)
Vegetables, canned— maximum prices produced by home canners (non- holders of Federal Sales tax	A- 1327	Aug.	25,	1944	A-1400	Oct.	6,	1944	(a)
licences)	A-1227	May	26,	1944	A-1456	Nov.	10,	1944	(a)
Vegetables, certain imported—/ maximum prices	A-1091	Feb.	5,	1944	A-1458	Nov.	10,	1944	(a)
Vegetables, quick frozen— maximum prices	A-994	Nov.	26,	1943	A-1456	Nov.	10,	1944	(a)
Wallpaper, styles of	A-565	Jan.	18,	1943	A-1435	Oct.	24,	1944	(c)
Washable cotton apparel, men's	A-438	Oct.	16,	1942	A-1449	Nov.	6,	1944	(c)
Waxed paper—certain kinds	A-1220	May	15,	1944	A-1484	Dec.	13,	1944	(c)
Whisks	A-186	May	26,	1942	A-1421	Oct.	18,	1944	(c)
Work clothing	A-593	Feb.	11,	1943	A-1475	Nov.	30,	1944	(e)
Work gloves and mitts— leather and cotton fabric	A-872	Sept.	3,	1943	A-1402	Oct.	11,	1944	(c)
Writing papers	A-835	Aug.	14,	1943	A-1454	Nov.	6,	1944	(c)
Fuelwood Orders— Frices of fuelwood in Province of Nova Scotia excluding the Is- land of Cape Breton	Fuelwood	Orde Oct.	er N 9,	No. 79, 1943	Fuelwood	Orde Dec.	r N 12,	To. 99 1944), (a)
Highest prices of fuelwood in County of Madawaska in the Province of New Brunswick	Fuelwood	Orde Nov.	er N	To. 84, 1943	Fuel Orde	r No. Dec.	100, 12,	1944	(a)
Highest prices of fuelwood in the Counties of Albert, Carleton, Charlotte, King's, Queen's, St. John, Sunbury, Victoria, Westmoreland and York in the Province of New Brunswick Highest prices of fuelwood in the	Fuelwood	Örder	· No		Fuelwood		No	. 101,	
Counties of Gloucester, Kent, Northumberland and Restigou- che in the Province of New Brunswick.	Fuelwood	Order Dec.	No. 4,	. 89, 1943	Fuelwood	Order Dec.			(a)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

PART IV—WARTIME INDUSTRIES CONTROL BOARD (Munitions and Supply)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling, a=amending; r=referring)
WARTIME INDUSTRIES CONTROL	/	
BOARD— use of controlled materials or services	Order No. 2, Mar. 11, 1942	Order No. 2A, Nov. 13, 1944 (c)
CONTROLLER OF CHEMICALS— Bakelite	Order No. C.C. 4, Nov. 27, 1941	Order No. C.C. 4A, Oct. 3, 1944 (c)
Denatured alcohol and specially denatured alcohol	Order No. C.C. 7, Jan. 8, 1942	Order No. C.C. 7A,
Bakelite—Radios and parts	Order No. C.C. 8, Feb. 3, 1942	Oct. 3, 1944 (c) Order No. C.C. 8A, Oct. 3, 1944 (c)
Coal tar	Order No. C.C. 9B, Sept. 1, 1943	Order No. C.C. 9C, Dec. 15, 1944 (c)
Agar agar	Order No. C.C. 19, Mar. 26, 1943	Order No. C.C. 19A, Oct. 3, 1944 (c)
Chloride of lime or Bleaching powder	Order No. C.C. 20, Mar. 31, 1943	Order No. C.C. 20A, Dec. 15, 1944 (c)
Thiamin hydrochloride	Order No. CC. 23, May 11, 1943	Order No. C.C. 23A, Dec. 20, 1944 (c)
Thermoplastics	Order No. C.C. 30, Aug. 9, 1943	Order No. C.C. 30A, Oct. 3, 1944 (c)
Dichlorodifluoromethane	Order No. C.C. 31, Dec. 20, 1943	Order No. C.C. 31C, Dec. 19, 1944 (a)
COAL CONTROLLER— Distribution and use of Petroleum coke	Order No. Coal 3, Mar. 31, 1943	Order No. Coal 3A, Dec. 12, 1944 (c)
Priorities on coal fuel deliveries to private residences	Order No. Coal 12, Nov. 30, 1943	Order No. Coal 12A, Oct. 1, 1944 (a)
Controller of Construction— Eastern Construction Control Committee	Order No. 20, Feb. 24, 1943	Order No. 20A, Oct. 2, 1944 (c)
Machine Tools Controller— Machine tools with special electrical specifications	Order No. M.T.C. 2, Nov. 13, 1942	Order No. M.T.C. 2A, Oct. 20, 1944 (c)
Machine tools—production, sale and purchase	Order No. M.T. C3, June 1, 1943	Order No. M.T.C. 3A, Dec. 1, 1944 (c)
Cutting tools	Order No. M.T.C. 4, July 31, 1943	Order No. M.T.C. 4A, Oct. 19, 1944 (c)
METALS CONTROLLER— Zinc Oxide Committee	Order No. M.C. 2, July 9, 1941	Order No. M.C. 2A, Oct12, 1944 (c)
Jobbers' and Distributors' Advisory Committee	Order No. M.C. 9,	Order No. M.C. 9A,
Zinc, zinc oxide and zinc mill products	Jan. 10, 1942 Order No. M.C. 12C,	Oct. 13, 1944 (c)
Cucos	Older 140. M.C. 120.	
ducis	April 19, 1944 Order No. M.C. 12C-1, Aug. 3, 1944	Order No. M.C. 12D, Oct. 12, 1944 (c)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

PART IV—WARTIME INDUSTRIES CONTROL BOARD—Continued (Munitions and Supply)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Referring Orders in Council, etc. (c=cancelling, a=amending; r=referring)
METALS CONTROLLER Concluded		
Copper and Zinc in Lithography, Photo-engraving (including		
Rotogravure) and Electrotyping		Order No. M.C. 17C,
Organs—uses of non-ferrous metals	April 19, 1944 Order No. M.C. 22,	Oct. 13, 1944 (c) Order No. M.C. 22A,
Non-ferrous metal ingots	July 30, 1942 Order No. M.C. 24,	Sept. 30, 1944 (c) Order No. M.C. 24B,
Tion-terrous metal ingots	Sept. 1, 1942	Nov. 1, 1944 (a)
	Order No. M.C. 24A, Nov. 29, 1943	Order No. M.C. 24B, Nov. 1, 1944 (c)
Silver	Order No. M.C. 25A, June 29, 1943	Order No. M.C. 25B, Oct. 6, 1944 (c)
Cadmium bright dips	Order No. M.C. 27,	Order No. M.C. 27A,
Non-ferrous Castings Advisory	Oct. 1, 1942	Oct. 6, 1944 (c)
Committee	Order No. M.C. 30, Oct. 27, 1942	Order No. M.C. 30A, Oct. 12, 1944 (c)
Babbitt Advisory Committee	Order No. M.C. 31,	Order No. M.C. 31A,
Solder Advisory Committee	Nov. 12, 1942 Order No. M.C. 32,	Oct. 12, 1944 (c) Order No. M.C. 32A,
	Nov. 12, 1942	Oct. 12, 1944 (c)
Non-ferrous Wrought Alloys Advisory Committee	Order No. M.C. 33,	Order No. M.C. 33A,
Wrought copper and copper alloys.	Nov. 12, 1942 Order No. M.C. 38,	Oct. 12, 1944 (c) Order No. M.C. 38A,
	Dec. 17, 1942	Oct. 20, 1944 (a)
Radium and uranium	Order No. M.C. 42, Feb. 4, 1943	Order No. M.C. 42A, Oct. 27, 1944 (c)
Aluminum	Order No. M.C. 44C, Dec. 30, 1943	
	Order No. M.C. 44C-1.	Order No. M.C. 44D,
Bauxite and aluming	April 21, 1944 Order No. M.C. 45,	Nov. 1, 1944 (c) Order No. M.C. 45A, Nov. 1, 1944 (c)
Cryolite	Mar. 6, 1943 Order No. M.C. 46,	Nov. 1, 1944 (c) Order No. M.C. 46A,
	Mar. 6, 1943	Nov. 1, 1944 (c) Order No. M.C. 47A,
Dragout recovery tanks, zinc and cadmium electroplating	Order No. M.C. 47, Mar. 19, 1943	Oct. 6, 1944 (c)
Use of refined white arsenic in the manufacture of glass containers.	Order No. M.C. 48, Mar. 18, 1943	Order No. M.C. 48A, Oct. 6, 1944 (c)
Magnesium	Order No. M.C. 49A,	Order No. M.C. 49B,
Electroplating and Metal Fin-	Dec. 29, 1943	Oct. 19, 1944 (c)
ishing Advisory Committee	Order No. M.C. 50, Mar. 31, 1943	Order No. M.C. 50A, Oct. 12, 1944 (c)
Non-ferrous Welding, Brazing and Hard Surfacing Advisory Com-	, and the second	
mittee	Order No. M.C. 51,	Order No. M.C. 51A,
Maximum prices for High Carbon Chrom-X	Mar. 30, 1943 Order No. M.C. 52.	Oct. 12, 1944 (c) Order No. M.C. 52A,
	Order No. M.C. 52, April 28, 1943	Nov. 10, 1944 (c)
Magnesium Advisory Committee	Order No. M.C. 54, Oct. 28, 1943	Order No. M.C. 54A, Oct. 12, 1944 (c)
Maximum prices for Low Carbon Chrom-X	Order No. M.C. 55,	Order No. M.C. 55A,
	Feb. 3, 1944	Nov. 10, 1944 (c)
Motor Vehicle Controller— Licensing of automobile manu-	Order No. M.V.C. 002,	Order No. M.V.C. 002A
facturers Licensing of truck manufacturers.	May 5, 1941 Order No. M.V.C. 006,	Oct. 6, 1944 (c) Order No. M.V.C. 006A,
	Nov. 28, 1941	Oct. 6, 1944 (c)
Bus Colour and Markings	Order No. M.V.C. 23, Aug. 15, 1942	Order No. M.V.C. 23A, Oct. 19, 1944 (c)
	1	(0)

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN OCTOBER 9, 1944 AND JANUARY 2, 1945

PART IV—WARTIME INDUSTRIES CONTROL BOARD—Concluded (Munitions and Supply)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Referring Orders in Council, tc. (c=cancelling, a=amending; r=referring);
OIL CONTROLLER— Dealer's and Distributor's Stations and installation of equipment.	Order No. 003,	
certain sections rescinded	April 30, 1941	Order No. 003C, Oct. 24, 1944 (a)
Burning oil, Section 6—rescinded.	Order No. 004A, Sept. 1, 1942	Order No. 004D, Oct. 24, 1944 (a)
Domestic Fuel Oil—Consumers' Reports, Section 5 rescinded	Order No. 004B, Jan. 26, 1943	Order No. 004D,
Petroleum Products lighting in power shortage areas		Order No. Oil 17A, Sept. 29, 1944 (c)
Power Controller— Power shortage areas	*	Order No. P.C. 5A, Oct. 1, 1944 (c)
Priorities Officer— Program Classification System	Order No. P.O. 4B, Jan. 29, 1944	Order No. P.O. 4B-2, Nov. 20, 1944 (a)
Application of U.S. preference ratings to purchase orders for materials placed with U.S suppliers, when such materials are for use or resale as maintenance, repair and operating supplies or Minor	O. L. N. DO ED	
Capital Expenditure	Order No. P.O. 5B, Jan. 29, 1944 Order No. P.O. 5B, Jan. 29, 1944	Order No. P.O. 5B-3, Oct. 27, 1944 (a)
	Jan. 29, 1944 Order No. P.O. 5B-1, Mar. 20, 1944 Order No. P.O. 5B-2,	
	June 15, 1944 Order No. P.O. 5B-3, Oct. 27, 1944	Order No. P.O. 5C, Nov. 17, 1944 (c)
RUBBER CONTROLLER— Synthetic Rubber Technical Advisory Committee	Order No. Rubber 2,	Order No. Rubber 2C,
	Dec. 2, 1942	Dec. 7, 1944 (c)
Timber Controller— Hardwood Veneer Logs	Order No. T.C. 13, Sept. 15, 1942	Order No. Timber 13A,
Mahogany, Teak and Balsawood.	Sept. 15, 1942 Order No. Timber 19, April 22, 1943	Order No. Timber 19A,
Wood Fuel Control— Charcoal Production Facilities	Order No. Wood Fuel 2, July 31, 1943	Order No. Wood Fuel 2A, Oct. 19, 1944 (c)

PART V-EXPORT PERMIT BRANCH

Trade and Commerce

Permit exemptions— Motor graders; tractors including equipment	Order No. 107, Dec. 21, 1944 (a)

(NOTE:-Numerals in brackets indicate issue; other numerals indicate page.)

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rubber tires on motor vehicles 304 (6) Mexican tomatoes 335 (7)

Cutting toolsorder revoked 291 (5)

Davies, Williamappointed a member Saskatchewan Regional War Labour Board 540 (12)

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Demobilizationcommittee appointed to co-ordinate the information activities of government departments 88 (3)

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Dependents' Board of Trustees Orderorder amended 577 (13)

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Derby, G. C.-

appointed a member Regional Selective Service Advisory Board, Pacific employment region 481 (11)

De Wolfe, Lt. G. C.designated an Investigating Officer 61 (2)

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Dichlorodifluoromethaneorder amended 620 (13)

Disabilities-

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Discipline-

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Dolan, F. J.-

appointed a member, Regional Selective Service Advisory Board, Pacific region 411 (9)

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Elfert, J. R .appointed to boards of inquiry, Merchant Seamen Order, 1941 485 (11)

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appointed, committees of investigation 546 (12) Leases-

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resigned, Regional Selective Service Advisory
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MacDonald, Vincent C.—
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W. Elliott Wilson appointed Vice-Chairman Mexicoimported tomatoes 335 (7) 379 (8) Military Forces-See Army Manitoba Wartime Labour Relations Board— Milk and cream-W. Elliott Wilson appointed vice-Chairman dried skim milk and buttermilk 587 (13) 336 (7) evaporated, priority sales 599 (13) Maritime Employment Region-Millwork-Regional Selective Service Advisory Board 80 (3) Vancouver Forest District 605 (13) Monaco-Maple productssubsidy repayment 19 (1) prices 358 (7) remittances authorized 491 (11) Montgomery, George H., Jr.— appointed Deputy Aircraft Controller 591 (13) Markupsapples, evaporated 396 (8) Montreal, Que.beans 397 (8) housing accommodation 417 (9) cheese 356 (7) Montreal Tramways Company coal, coke and briquettes 560 (12) control exercised over the business 251 (5) fruit, dried 386 (8) canned and frozen, 395, 396 (8) fresh 426 (9) Monsrestriction orders revoked 235 (4) grapefruit juice, canned 389 (8) Jams and jelly 395 (8) Motor fueldealers and distributors' stations 364 (7) macaroni products 391 (8) Motor gradersmeat 383 (8) exportation controlled by permit 621 (13) nuts, edible 387 (8) Motor vehiclesoranges 346 (7) colour and markings 246 (4) peanuts 385 (8) rubber tires, customs duty 304 (6) retail, table 308 (6) rice 397 (8) Munitions contracts-New Zealand Government, assumed by sausage 344 (7) Canadian Government 589 (13) spices 389 (8) sales tax on raw materials 376 (8) vegetables: canned and frozen 395 (8) fresh termination, settlement 301, 302 (6) 426 (9) Mutual Aid-Marmalade-New Zealand airmen training in Canada 337 (7) New Zealand munitions contracts 589 (13) subsidy repayment 19 (1) Martin, H. M. appointed Public Administrator for the Yukon Territory 445 (10) National Film Board-Matheson, D.dissemination of information upon demobiliappointed a member of the Alberta Regional ization and rehabilitation 88 (3) War Labour Board 10 (1) National Resources Mobilization Act, despatch of troops to the United Kingdom, European and Mediterranean theatres of McNiven, Justice D. A.appointed Chairman, Saskatchewan Regional War Labour Board and Saskatchewan war 376 (8) Wartime Labour Relations Board 535 (12) National Selective Service Civilian Regulations McRae, Georgealternative service, rates of pay 251 (5) appointed a member, Regional Selective Service Advisory Board, Ontario employcontrol of employment 443 (10) National Selective Service Regulations, 1942 ment region 481 (11) re-establishment in employment of war veterans and civilian war workers 447 (10) fancy and meat by products 163 (3) 383 (8) Neoprene 559 (12) importation controlled by permit 583 (13) pork products 383 (8) New Brunswickpoultry 383 (8) fuelwood prices 616, 617, 618 (13) sales to purveyors of meals 345 (7) hay prices 182 (3) Medicine lumber, milling in transit services 549 (12) post graduate and refresher training facilities pulpwood 240 (4) New Brunswick Wartime Labour Relations for ex-service personnel 55 (2) Mediterranean-Boardtheatre of war, despatch of troops 376 (8) Chairman appointed, the Minister of Labour Men's wear-252 (5) washable cotton apparel 328 (6) tourist cabins and automobile trailers Merchant Seamen Foreign Jurisdiction Order, 341 (7) New Zealanddesignation of investigating officers 61 (2) airmen training in Canada, services designated by Canadian Mutual Aid Board as 133 (3) Merchant Seamen Order, 1941essential to the war 337 (7) Dependents' Board of Trustees Order 577 (13) appointments: boards of inquiry 485 (11)

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Rumball, W. G.— Special Products Boardappointed a member, Regional Selective Service Advisory Board, Prairie employ-ment region 481 (11) shipments of dried beans 306 (6) Spicesprices 389 (8) Spruce sale in Western Canada 227 (4) Sabiston, G. P.appointed Administrator, Fabricated Steel Steel, Criticaland Non-Ferrous Metals 209 (4) maximum price 611 (13) Salaries Order, Wartime-order amended 591 (13) Sterling area defined, Foreign Exchange Control Board 256 (5) retail, markup prices 308 (6) Store equipment restriction order, use of metal in manufacture Sales tax-179 (3) raw materials, munitions contracts 376 (8) Stoves Saskatchewanelectric, manufacture controlled by permit lumber and mouldings 172 (3) 181 (3) Saskatchewan Regional War Labour Boardnon-electric, restriction order revoked 177 (3) Chairman appointed, Justice D. A. McNiven Strychnine 535 (12) content in gopher poison 289 (5) members appointed: William Davies 540 (12) Subsidies William Gardner 451 (10) George Johns bags 18 (1) 540 (12) beans 17 (1) Wartime Labour Relations Saskatchewan cocoa products 18 (1) Boardcoffee 18 (1) corn brooms and whisks 457 (10) cotton goods 18 (1) Chairman appointed Justice D. A. McNiven 535 (12) members appointed, William Gardner 451 (10) crude oil and petroleum products 19 (1) George Johns 540 (12) footwear 19 (1) fruit, canned 17 (1) frozen 19 (1) Sausagemarkup prices 344 (7) Schofield, John garment models 18 (1) jams and jellies 19 (1) maple products 19 (1) appointment as Controller of Construction revoked 7 (1) marmalade 19 (1) oranges 19 (1) pork and beans, canned 17 (1) protein feeds 20 (1) Selective Service Advisory Boards, Regional elective Service Advisory Foundary
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STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

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OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

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P.C. 7429

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 3rd day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that,-

- (a) It is desirable to have authority to make available members of the Canadian Army on active service as might be spared from their military duties for the carrying out of projects which are in the national interest or have for their object the benefit or welfare of members or ex-members of the Armed Forces of Canada or which are in the opinion of the Minister of National Defence and the Minister of Labour essential to the efficient prosecution of the war.
- (b) It is deemed necessary to provide that
 - (i) military personnel when employed in work of this character should be deemed to be performing a military duty;
 - (ii) in respect of such work the provisions of the Pensions Act, Chapter 157, Revised Statutes of Canada, 1927, as amended, should apply in respect of such personnel and their dependents in like manner and to the same extent as if death or injury arose out of or was directly connected with military service as defined in the said Act;
 - (iii) each member of the military forces of Canada while performing such service shall continue to receive his military pay and allowances, including dependents' allowance.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of Labour, and pursuant to the provisions of the War Measures Act, and the National Resources Mobilization Act, 1940, is pleased to make and doth hereby make the following Order:

ORDER

- 1. All members of active units and formations of the Canadian Army, including persons called up for training, service or duty pursuant to the provisions of The National Resources Mobilization Act, may on the authority of the Minister of National Defence be required to perform any service or duty upon or in connection with any project or undertaking in Canada which the Minister of National Defence and the Minister of Labour deem to be in the national interest.
- 2. All orders given or issued by the appropriate military authorities pursuant to the provisions of this Order shall be deemed to be lawful orders given by a superior officer, disobedience of which shall constitute an offence under Section 9 of the Army Act, and the said section shall, as a part of the law of Canada, be construed accordingly.

- 3. The Minister of National Defence and the Minister of Labour are hereby authorized to make all necessary financial and other arrangements with any person relating to such employment and to make such provisions as are necessary for the collection and disposal of remuneration payable to the Crown by employers in respect of service or duty performed by members of the Canadian Army as aforesaid.
- 4. All members of the Canadian Army performing services or duties specified in paragraph 1 hereof, pursuant to the lawful orders of their superior officers, shall, for the purposes of the Pensions Act, The National Resources Mobilization Act, the Militia Act, the War Measures Act, The War Service Grants Act and all regulations and orders made thereunder, be deemed to be performing military training, service and duty as prescribed therein.
- 5. The Minister of National Defence is hereby authorized to do all such acts and things and to issue such orders and make such regulations as he may deem necessary or advisable in connection with the employment of members of the Canadian Army as aforesaid.
- 6. The Minister of Labour is authorized to reimburse the Department of National Defence for such expenditures incurred by that Department pursuant to this Order as may be mutually agreed by the Minister of National Defence and the Minister of Labour.
- 7. Expenditures made by the Department of Labour and amounts collected by the said Department pursuant to this Order shall be paid out of or into, as the case may be, the revolving fund known as the Army Labour Account established under the provisions of Order in Council P.C. 6434 of August 13, 1943.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending the R.C.A.F. (Air Force Act Amendment) Order No. 1, 1943

P.C. 7524

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 28th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943", (Order in Council P.C. 6190 of August 26, 1943 as amended by Order in Council P.C. 9379 dated 7th December, 1943), effected certain modifications, adaptations and exceptions to the Air Force Act in force in the United Kingdom on the 1st day of May, 1943, for the purposes of their application to the Royal Canadian Air Force, under Section 11 of The Royal Canadian Air Force Act;

And whereas the Minister of National Defence for Air reports that, in the adaptation of Section 44 of the Air Force Act to the Royal Canadian Air Force, it is desirable to introduce in the scale of punishments that may be awarded by courts-martial to officers the punishment of "reduction to a lower commissioned rank in the air force" thereby bridging the gap between the punishment of "dismissal from His Majesty's Service" and the next lower punishment of "forfeiture of seniority of rank";

That, in the adaptation of the said Section 44, it is desirable to introduce in the scale of punishments that may be awarded by courts-martial to airmen the punishment of "discharge from His Majesty's service", thereby bridging the gap between the punishment of "discharge with ignominy from His Majesty's service" and the

next lower punishment of "reduction to the ranks";

That further minor adaptations are required to be made to the said Section 44 in its application to the Royal Canadian Air Force; and

That it is desirable to effect the foregoing amendments or adaptations to the Air Force Act in its application to the Royal Canadian Air Force by further amending "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943".

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and not-withstanding any Act, law, regulation or prerogative of the Crown to the contrary, is pleased to order, and it is hereby ordered as follows:

- 1. The modifications and adaptations made to Section 44 of the Air Force Act by "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943" (as amended) set out in the second column of the Table thereto (opposite Item (10)), are hereby revoked, and the modifications and adaptations to the said Section 44 of the Air Force Act in the second column of the Table to this Order (opposite Item (10)) are substituted therefor.
- 2. "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943" is hereby further amended accordingly, as of and from the date hereof.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council revoking appointment as Controller of Construction of John Schofield, and appointing Major General MacKenzie in his place

P.C. 7548

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 28th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 311 of January 14, 1943, John Schofield was appointed Controller of Construction and by Order in Council P.C. 4335 of June 6, 1944, Major General John Percival MacKenzie was appointed an Associate Controller of Construction;

And whereas the Minister of Munitions and Supply reports that the said John Schofield has requested permission to resign and it is desirable to permit him to do so and to rescind the said appointment and to rescind the appointment of the said John Percival MacKenzie as an Associate Controller of Construction and to appoint him Controller of Construction in place of the said John Schofield;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:

- 1. Effective on and from October 1, 1944, the appointments of John Schofield as Controller of Construction and Major General John Percival MacKenzie as an Associate Controller of Construction are revoked and Major General John Percival MacKenzie is appointed Controller of Construction.
- 2. The revocation of the appointments of John Schofield as Controller of Construction and Major General John Percival MacKenzie as an Associate Controller of Construction shall be without prejudice to any acts done by them, prior to such

revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of their powers, authorities, rights and duties as such Controller or Associated Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in them as such Controller or Associate Controller.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re cars ordered for loading grain.

P.C. 7594

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 3rd day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Sections 61 to 76 of the Canada Grain Act provide for the distribution of railway cars between country elevator operators and producers at local country points by applications made in the car order book;

And whereas the Minister of Trade and Commerce reports that the limitations placed on deliveries by individual producers through the quota system operated by the Canadian Wheat Board tend to restrict the exercising of the rights under the Canada Grain Act enjoyed by the producer in the matter of the shipment of his grain to terminal elevators; and

That, in the opinion of the Board of Grain Commissioners, to maintain an equitable distribution of railway cars between country elevators at the same point, it is desirable that, notwithstanding the provisions of the Canada Grain Act, where an application for a car for grain has been properly entered in the car order book, a subsequent change in the ownership of the grain, on or after delivery to a country elevator, should not affect delivery of it to a car so ordered;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to order and doth hereby order that where an application for a car for grain has been properly entered in the car order book, a subsequent change in the ownership of the grain, on or after delivery to a country elevator, will not affect delivery of it to a car so ordered.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting paraffin wax from war exchange tax.

P.C. 7601

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 3rd day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that paraffin wax, the chief material used in the manufacture of candles, is dutiable under Tariff Item 272b at the rate of 15 per cent under the British Preferential Tariff, 22½ per cent under the Intermediate Tariff and 25 per cent under the General Tariff, while candles are dutiable under Tariff Item 226 of the same rates of duty;

That in addition to the customs duty imports of paraffin wax from non-British Empire sources are subject to the 10 per cent war exchange tax;

That Canada's production of paraffin wax has always been considerably less than 50 per cent of our requirements and during recent years this country's production has been used for essential war purposes;

That during the latter part of 1939 and the early part of 1940 the price of

paraffin wax advanced almost 75 per cent over prewar prices;

That the continued high cost of imported paraffin wax has made it very difficult for firms engaged in the manufacture of candles to sell their finished product at ceiling prices and a number of firms engaged in this business have been operating at a loss;

That about 30 per cent of the paraffin wax used in Canada enters into the pro-

duction of candles; and

That it would be in the best interests of the Canadian candle manufacturing industry if imported paraffin wax were exempt from the 10 per cent war exchange tax.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that paraffin wax when imported by manufacturers of candles for use exclusively in the manufacture of candles, in their own factories, be exempt from the war exchange tax of 10 per cent ad valorem, effective September 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting from taxes imported trophies of war.

P.C. 7602

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 3rd day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas an amendment to the Customs Tariff enacted at the last session of parliament established a new tariff item, designated as Item 692b, providing for duty free entry from all countries of:

"Trophies of war, being arms, military stores, munitions of war and other articles, which are to be retained for use as bona fide trophies under such regulations as the Minister may prescribe......

Provided that no article admitted under this item shall be sold or disposed of for use other than as a bona fide trophy without payment of duty.

Provided further that any article before disposal thereof may be reduced to scrap and valued and rated for duty accordingly."

And whereas the Minister of Finance reports that imports of trophies of war which qualify for duty free entry under Tariff Item 692b are subject to the war exchange tax of 10 per cent ad valorem and the consumption or sales tax of 8 per cent;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imported trophies of war as provided for in Tariff Item 692b be exempt from the war exchange tax of 10 per cent ad valorem, the consumption or sales tax of 8 per cent, and the 3 per cent, special excise tax, effective June 27, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council revoking the appointment as a Deputy Timber Controller of G. P. Kaye.

P.C. 7604

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 3rd day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply reports that Gilbert Peter Kaye, appointed a Deputy Timber Controller by Order in Council P.C. 2365 of April 4, 1944 has requested permission to resign and it is desirable to permit him to do so, and to rescind the appointment.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and it is hereby ordered as follows:

- 1. Effective October 1, 1944, the appointment of Gilbert Peter Kaye as a Deputy Timber Controller is revoked.
- 2. The revocation of the appointment of Gilbert Peter Kaye as Deputy Timber Controller shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Deputy Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Deputy Controller.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council appointing D. Matheson a member of the Alberta Regional War Labour Board for a short period.

P.C. 7630

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 3rd day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that advice has been received that Mr. M. P. Susnar, of Cadomin, Alberta, a member of the Regional War Labour Board for Alberta, would be unable to attend the regular meetings of the Board during the period September 13th to October 11th and that arrangements have been made for Mr. David Matheson of the city of Edmonton to act as substitute for Mr. Susnar during this period.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. David Matheson, of the city of Edmonton, Alberta, a member of the Alberta Regional War Labour Board representing employees, as a substitute for Mr. M. P. Susnar for the period September 13th to October 11th.

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing B. E. Harrison a Deputy Timber Controller.

P.C. 7716

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 3rd day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that Gilbert Peter Kaye, who was appointed a Deputy Timber Controller by Order in Council P.C. 2365 of April 4, 1944, has requested permission to resign and his appointment is being revoked, effective October 1, 1944; and

That it is desirable to appoint Bernard Edward Harrison, of the city of Toronto, presently Executive Assistant to the Timber Controller, a Deputy Timber Controller.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the provisions of the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint Bernard Edward Harrison, presently Executive Assistant to the Timber Controller, a Deputy Timber Controller, the appointment to be effective October 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

The Veterans' Dual Service Pension Order

P.C. 160/7746

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 4th October, 1944.

The Board recommend that, under and by virtue of the War Measures Act, the following Order be made:

- 1. This Order may be cited as the Veterans' Dual Service Pension Order.
- 2. In this Order,
- (a) "child" means a son or step-son of a veteran who has not attained the age of sixteen years, or a daughter or step-daughter of a veteran who has not attained the age of seventeen years, or a son, step-son, daughter or step-daughter who, having attained one or other of the said ages, has not attained the age of twenty-one years and is, in the opinion of the authority appointed to administer this Order, prevented from earning a livelihood by reason of physical or mental incapacity.
- (b) "veteran" means—
 - (i) a former member of the Canadian Expeditionary Forces who has served during the war that commenced in September, 1939
 - (ii) a former member of His Majesty's Forces who was domiciled in Canada when he joined the said Forces for the purpose of the Great War (1914-21) and who served in the Canadian Forces during the war that commenced in September, 1939.
- 3. Subject to the provisions of this Order a pension may be paid
- (a) to a veteran if he has attained the age of sixty years or has not attained the age of sixty years but is, in the opinion of the administering authority, permanently unemployable because of physical or mental disability, or does not qualify by age or disability, but is, in the opinion of the authority

- appointed to administer this Order, incapable and unlikely to become capable of maintaining himself by his own efforts because of economic handicaps combined with physical or mental disability or insufficiency.
- (b) to the widow of a veteran if she has attained the age of fifty-five years, or has not attained the age of fifty-five years but is, in the opinion of the authority appointed to administer this Order, so incapacitated by mental or physical disability as to be incapable and unlikely to become capable of earning a livelihood, and subject to
 - (i) that such widow is in necessitous circumstances and funds are not available or provided for her maintenance from other sources, and
 - (ii) that she was living with her husband at the time of his death or at a time not unreasonable previous thereto, provided that the administering authority shall have discretion to waive this qualification in any case where circumstances exist which it may deem such as to make it just and reasonable so to do.
- (c) to a child bereft by death of both father and mother if such child is in necessitous circumstances and not otherwise provided for.
- 4. (1) No pension paid to a veteran or a widow of a veteran shall exceed \$365 per annum in the case of a bachelor or in the case of a widower or a widow without a dependent child or children, or \$730 per annum in the case of a married man, a widower or widow with a dependent child or children.
- (2) No pension paid to a child shall exceed \$360 per annum in the case of a single child, \$648 per annum in the case of two children, or \$730 per annum in the case of more than two children.
- (3) No married person or widower or widow shall be entitled to a pension in excess of the pension payable to a bachelor unless either such person and his wife or such person and one or more of his or her children reside together.
- (4) No pension under this Order may be paid with respect to any period of time prior to the date of application therefor.
- 5. A pension may only be paid under this Order to a person who has been domiciled in Canada for the six months immediately preceding the proposed commencement of the pension.
- 6. Any pension payable pursuant to this Order shall be subject to reduction by the amount of any income of the pensioner: Provided that for the purposes of this section, "income" shall not include
 - (a) any sum payable to the pensioner under the provisions of section twenty-six of the Pension Act;
 - (b) any additional allowance payable to the pensioner under the said Act on account of his children;
 - (c) any pension or grant received by the pensioner by reason of his having been awarded the Victoria Cross, the Military Cross, or the Distinguished Conduct Medal;
 - (d) any casual earnings received by the pensioner less than \$125.00 in any year.
 - (e) any Provincial or Municipal relief moneys or Mothers' Allowance paid to or on behalf of the pensioner on account of dependent children;
 - (f) any payments of moneys received by the pensioner of such kind as are specifically excepted from the meaning of "income" as defined in the Regulations made under the Old Age Pensions Act;
 - (g) unearned income received by the pensioner less than \$25.00 per annum, or
 - (h) any moneys paid to the pensioner under section 4 of the War Service Grants Act.
- 7. Where it appears to the administering authority that any person has made a voluntary assignment or transfer of property for the purpose of qualifying for a pension or for a larger pension than he might otherwise be entitled to receive, the

income receivable from such property shall, in determining the pension, if any, which such person should receive, be taken into account as if the assignment or transfer had not been made.

- 8. Every pension shall be paid monthly on such date in each month as the administering authority may direct.
- 9. Every pension shall be subject to review from time to time and the administering authority may, for the purpose of any such review, require the pensioner to submit a statement of such facts as it may consider relevant to determine his or her right to have any pension continued.
- 10. If in any case the administering authority is of opinion that the pensioner would be likely to apply the amount of any pension otherwise than to the best advantage, it may direct the payments to be made to and administered by such person as it selects.
- 11. Subject to the provisions of the next succeeding section, payment of any pension authorized under this Order shall be suspended while the pensioner (a) is a prisoner undergoing punishment for an offence, or (b) is resident out of Canada, or (c) is maintained at the expense of the Government of Canada as an inmate of any institution.
- 12. The administering authority may, in its discretion, continue payment of part of any such pension to the dependents of any pensioner (a) for a period not exceeding twelve months, when such pensioner is a prisoner undergoing punishment, or (b) during such time as any pensioner is maintained as an inmate of any institution.
- 13. The administering authority shall have the right, for the purpose of ascertaining the age of any applicant for pension to obtain any information from the Dominion Bureau of Statistics on the subject of the age of any such applicant for pension which may be contained in the returns of any census taken more than twenty years before the date of the application for such information.
- 14. No pension shall be subject to alienation or transfer by the pensioner, or to seizure in satisfaction of any claim against him or her.
- 15. The amount of any payments of pension made by reason of wilful non-disclosure of facts or of fraudulent misrepresentations shall be recoverable from the pensioner as a debt due to the Crown.
- 16. No person who is entitled to receive an allowance under the War Veterans' Allowance Act shall be entitled to a pension under this Order.
- 17. No person shall be entitled to a pension under this Order if he is in receipt of a pension under the Old Age Pensions Act.
- 18. The Minister of Pensions and National Health is hereby charged with the administration of this Order and is authorized to appoint for such purpose and on his behalf any person, Board or Commission as he may deem advisable as the administering authority.
 - 19. Payments under this Order may be made out of the War Appropriation.
- 20. This Order shall come into force on the first day of October, nineteen hundred and forty-four.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing that no deduction shall be made in payments under The War Veterans' Allowance Act by reason of payments made under The War Service Grants Act.

P.C. 161/7746

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 4th October, 1944.

The Board had under consideration a memorandum from the Honourable the Acting Minister of Pensions and National Health reporting:—

"That under The War Service Grants Act, 1944, a war service gratuity is payable, in certain circumstances, to dependents of members of the forces who died on service or after discharge from the forces;

And that it is advisable for the security, defence, peace, order and welfare of Canada to provide that no such payment shall be deducted from or otherwise affect the amount of any allowance payable to a veteran or a dependent of a veteran under The War Veterans' Allowance Act or otherwise.

Now, therefore, the undersigned has the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act, do order that no deduction shall be made from or otherwise affect the amount of allowance or payment made or which may be made to or on behalf of a veteran, the widow of a veteran or the child of either of them under The War Veterans' Allowance Act or under any Order in Council by which any allowance or other payment is authorized to be made by the War Veterans' Allowance Board, by reason of any sum paid or payable to or on behalf of the veteran or the widow of a veteran or the child of either of them under the provisions of Section 4 of The War Service Grants Act, 1944."

The Board concur in the above report and recommendation, and submit the

same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council extending the benefits of The War Veterans' Allowance Act to veterans of the present war and of the North West Rebellion, 1885.

P.C. 162/7746

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 4th October, 1944.

5 The Board had under consideration a memorandum from the Honourable the Acting Minister of Pensions and National Health reporting:

That under the authority of The War Veteran's Allowance Act and under the authority of Order in Council P.C. 113/9400 of the 3rd December, 1941, as amended by Order in Council P.C. 1/3241 of the 20th April, 1943, and as further amended by Order in Council P.C. 2/602 of the 31st January, 1944, provision is made for granting allowances and supplementary allowances to veterans who served in the Great War of 1914-21, and

That by reason of the present war it is advisable for the security, defence, peace, order and welfare of Canada to make similar provision for veterans who served in the present war and for veterans who served in the North West Field Force during the North West Rebellion, 1885.

The Board concur in the above report and recommend that, under and by virtue of the War Measures Act, The War Veterans' Allowance Act be amended as follows, effective October 1, 1944:

1. Section 2(h) of The War Veterans' Allowance Act is hereby amended by adding thereto the following.

- "The war which commenced in September, 1939, or the North West Rebellion, 1885."
- 2. Section 2(i) of the said Act is amended by adding thereto the following,—
 - "(iv) In the case of the war which commenced in September, 1939, any place outside of the Western Hemisphere, or any place in a sea-going ship of war, or any place in an aircraft outside of Canada and the United States of America and the territorial waters thereof. For the purposes of this subparagraph, 'Western Hemisphere' means the continents of North and South America, the islands adjacent thereto and the territorial waters thereof, including Newfoundland, Bermuda, and the West Indies, but excluding Greenland, Iceland, and the Aleutian Islands.
 - (v) In the case of the North West Rebellion, 1885, wherever the veteran served."
- 3. Section 2(j) of said Act is amended by adding the following,—
 - "(vi) Any former member of the Canadian forces who either served in a theatre of actual war in the war which commenced in September, 1939, or is in receipt of a pension under the Pension Act with respect to service in such war;
 - (vii) Any former member of His Majesty's forces who was domiciled in Canada when he joined any of such forces and who served in a theatre of war in the war which commenced in September, 1939, and
 - (viii) Any former member of the North West Field Force who served in the North West Rebellion, 1885."

The Board further recommend that payments under this Order be made out of the War Appropriation.

> A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 84

Supplement No. 2'

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 22nd September, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

Effective 2nd October, 1944, Order in Council P.C. 7257 dated 16th September, 1943, prohibiting the importation of Vanilla Beans is revoked.

Supplement No. 1 to Memorandum WM No. 84 is, therefore, cancelled effective 2nd October, 1944.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 7096, 15/9/44—Authority War Measures Act)

PART III

Wartime Prices and Trade Board

(Finance)

REPAYMENT OF SUBSIDY NOTICE RS-15

(Consolidation)

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Effective September 20, 1944

TAKE NOTICE that the Notices heretofore published, pursuant to Order in Council P.C. 5518, dated July 16, 1943, respecting repayment of subsidies, and not already rescinded (viz. RS-1 to RS-3 inclusive, and RS-9 to RS-14 inclusive) are hereby rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS		UNT O	F SUB	SIDY
1. Beans				
(a) Eastern (Ontario) White	50c per	bushel	(60 pc	unds)
(b) Yellow Eye	50c per	bushel	(60 pc	ounds)
2. Canned Fruits	Per	Dozen	Contai	ners
	16-oz.	20-oz.	28-oz.	105-oz.
(a) Peaches—Fancy, Choice or Standard	35c	40c	55c	\$2 15
(b) Peaches—Pie, Solid Pack				1 80
(c) Bartlett Pears—Fancy, Choice or Standard	45c	55c	75c	2 85
(d) Clapp Favorite and Flemish Pears-Fancy,				
Choice or Standard	39c	48c	63c	1 95
(e) Kieffer Pears—Fancy, Choice or Standard	33c	40 c	53c	1 55
(f) Pears—Pie, Solid Pack				1 70
(g) Plums—Choice or Standard	26 c	33c	41c	1 20
(h) Prune Plums—Fancy, Choice or Standard	36c	43c	54c	1 70
(i) Apricots—Fancy, Choice or Standard	42c	48c	66c	2 57
(j) Apricots—Pie, Solid Pack				2 20
(k) Cherries	14c	17c	24c	.92
	I	er Doz	en Can	3
	10-oz.	16-oz.	Oth	ner Sizes
3. Canned Pork and Beans	12c	17½c	1 1 50	per oz.

Per Dozen Containers

14-oz.	16-oz.	20-oz.	26-oz.	28-oz.	48-oz.	105-oz.
(a) Tomatoes—Fancy, Choice or Standard			1	120		46c
(b) Tomato Juice—Fancy, or	• •	· · · · · · · · · · · · · · · · · · ·	• •	13c	* * *	400
Choice	. • •	3½c	4½c	4½c	7e	14c
(c) Peas—All Sieves and Un- graded—Fancy, Choice or						
Standard	5c	. 5 с	• •1	• •		17e
(d) Corn—Fancy, Choice or Standard 5c	5e	5 c				19e
Standard 5c (e) Green and Wax Beans—	90	<i>J</i> (• •	• •	• •	196
Fancy, Choice or Stan-	150	15 -				er.
dard	15c	15 c	• •	• •	• •	65e
6. Cocoa Products	19	cent per	nound	!		
(a) Cocoa Powder(b) Chocolate and Chocolate confec	3-	cemt per	pound.			
tionery products	• 1/2	cent per cents per				
(d) Expeller Cake		cent per		•		
7. Coffee	. 3	cents pe	r pound			
8. Cotton Goods (being goods the chief c being sold as ships' stores:—	ompo	nent of	which b	y weigh	t is cot	ton) on
(a) by a manufacturer of cotton clot						
(primary cotton mill)		er cent which h				
	sto	ores, whe	ther or			
	su	ch price				
(b) by a manufacturer of cotton good other than a manufacturer referre						
to in (a) above, or by a whole						
saler	_	er cent which h		91-		
	sto	ores, who	ether or			
	at	such pr	ice;			
(c) by a ship-chandler or retailer						
		which hores, whe				or ships' ne same
		such pr				

 Cotton and Cotton goods (the latter being goods the chief component of which by weight is cotton) but not including:—

Full Fashioned Hosiery,

5. Canned Vegetables

Cotton Fabrics produced from U.S. grey cloth, which has been imported under special permit for the purpose of being finished in Canada and re-exported

Bags, when used as containers,

Used Sugar Bags (which are returned to producing countries for use),

New York Garment models, imported for copy purposes into Canada and re-exported. Dresses exported to the U.S. to be photographed and later returned to Canada,

on being exported...... 10 per cent of invoice value.

Note: Where the Exporter

- (1) purchases the cotton entering into the goods being exported and obtains written assurance that the cotton entering into such goods has not been subsidized, or
- (2) imports the goods, or the cotton entering into the goods direct and in either case has not received or claimed subsidy, or
- (3) purchases the goods as manufactured goods and obtains written assurance that the cotton entering into such goods has not been subsidized,

he may obtain a permit to export such goods without paying the amount required by this notice if the application for such permit is accompanied by a certificate in such form as Commodity Prices Stabilization Corporation Ltd., may approve setting out the circumstances and certifying that the cotton content of such goods has not been subsidized.

An exporter must retain on file all documents relative to the exemption from "repayment of subsidy" until the corporation's investigators have examined them.

10. Cotton Waste and rags, new and old, of every description,

On being exported 5 per cent of invoice value.

11. Crude Oil and Petroleum Products

On being exported from, or on being sold as ships' stores or for ships' bunkers in, the provinces of Quebec, Nova Scotia, New Brunswick or Prince Edward Island:

(a) Fuel Oil and Asphalt...... \$1.08½ per barrel.

(b) Gasoline and other white products....

3.1 cents per gallon (imperial).

12. Dried Fruits—on being exported

 (a) Raisins and Currants
 6c per pound.

 (b) Prunes
 8c per pound.

 (c) Figs
 6c per pound.

13. Footwear (except rubber footwear and

felt boots) on being exported...... 2 per cent of the price of such footwear as shown on the invoice.

14. Frozen Fruits-Cherries-Sour pitted.. 12 cents per pound (12 fluid oz.)

15. Jams and Jellies-All types...... 2 cents per pound (12 fluid oz.)

16. Maple Products

(a) Maple Syrup,

(b) Maple Sugar 1-4/10 cents per pound.

17. Marmalade—All Types...... 1 cent per pound (12 fluid oz.)

18. Molasses

19. Oranges 70c per case.

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20. Protein Feeds	22½ cents per 1 per cent of protein content per ton (2,000 lbs.).
21. Rice	2 cents per pound.
(b) Whole	3 cents per pound.
22. Rubber Goods	10 cents per pound of rubber content.
23. Soap and Shortening	10 per cent of invoice value.
24. Spices (a) Cinnamon (b) Allspice (pimento) (c) Ginger (d) Nutmegs (e) Mace (f) Black Pepper	15 per cent of invoice value. " " " " " " " " " " " " " " " " " " "
25. Synthetic Fibres and Synthetic Fibre P component of which by weight is synth Full Fashioned Hosiery, New York Garment models, imported for copy purposes into Canada and re-exported, Dresses exported to the U.S. to be photographed and later returned to Canada. on being exported	etic fibres) but not including:—
 26. Tea (a) blends containing Class "C" tea, on being exported (b) blends containing Class "D" tea, on being exported (c) on all sales as ships' stores 	 cent per pound of Class "C" tea content. cents per pound of Class "D" tea content. cent per pound.
27. Wool and Woollen goods (the latter being weight is wool) but not including:— Full Fashioned Hosiery, Raw Wool exported to the U.S. for processing, to be returned to Canada, Raw Wool domestically grown, New York Garment models imported for copy purposes into Canada and re-exported, Dresses exported to the U.S. to be	
photographed and later returned to Canada, on being exported	
on being exported	*
Dated at Ottawa, this 15th day of Sept	cember, 1944.
COMMODITY PRICES STABILIZAT	TION CORPORATION LTD.

Per H. B. McKinnon, President.

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 435

Maximum Prices for Services

Note: Orders Nos. 143 and 185 of the Board have been revoked and replaced by Order No. 414 which relates to goods only. This Order relates to services only.

Under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS as follows:-

- 1. This Order shall come into force on October 2, 1944.
- 2. For the purposes of this Order,
- (a) "Administrator" means an Administrator appointed by the Board and includes any Deputy Administrator appointed by the Board;
- (b) "basic period" means the four weeks from September 15, 1941, to October 11, 1941, both inclusive;
- (c) "new entrant in business" means any person who forms or commences any service business on or after October 2, 1944, whether or not he owns another service or other business; and any person who, on or after October 2, 1944, opens a new place of business at which a service is supplied shall be deemed to be a new entrant in business in respect of that new place of business; and the word "person" includes any person acting in trust for or on behalf of any other person;
- (d) "new owner" means any person who, on or after October 2, 1944, acquires the ownership of an existing service business; and the word "person" includes any person acting in trust for or on behalf of any other person;
- (e) "service business" means the business or undertaking of supplying any service;
- (f) "service" means any of the following services:-
 - (i) the supplying of electricity, gas, steam heat or water;
 - (ii) telegraph, wireless or telephone service;
 - (iii) the transportation of goods or persons, or the provision of dock, harbour or pier facilities;
 - (iv) warehousing or storage;
 - (v) undertaking or embalming;
 - (vi) laundering, cleaning, tailoring or dressmaking;
 - (vii) hairdressing or beauty parlour service;
 - (viii) plumbing, heating, painting, decorating, cleaning or renovating;
 - (ix) repairing of all kinds;
 - (x) the supplying of meals, refreshments or beverages;
 - (xi) the renting or exhibiting of moving pictures;
 - (xii) any manufacturing process performed on a custom or commission basis;
 - (xiii) the supplying of services performed by optometrists or opticians;
 - (xiv) the laying of carpets, rugs or linoleum;
 - (xv) the slaughtering and dressing of poultry on a custom or commission basis; or the breaking and separating of eggs on a custom or commission basis for use in processing frozen eggs; or the pasteurizing of milk on a custom or commission basis;
 - (xvi) any service associated with or ancillary to any of the foregoing services or designated under the authority of this Order as being associated with or ancillary to any of the foregoing services;
 - (xvii) any activity or undertaking that may hereafter be designated by the Board as a service for the purposes of the Wartime Prices and Trade Regulations.

Some Governing Principles

- 3. (1) Notwithstanding the revocation of Orders Nos. 143 and 185 of the Board, no person shall sell or offer to sell any service at a price in excess of the maximum price in effect on October 2, 1944, fixed, approved or concurred in by or under either of those orders on sales by him of that service.
- (2) If the specific price at which a person may sell or offer to sell any service has been fixed by a subsisting law in effect in the basic period, such specific price shall be the maximum price at which that person may sell or offer to sell that service.
- (3) No person shall sell or offer to sell any service the maximum price for which has not been fixed
 - (a) by Section 7 of the Wartime Prices and Trade Regulations, or
 - (b) by or under an order issued by or under authority of or with the concurrence of the Board or otherwise fixed by or under authority of the Board, or
 - (c) by or under authority of this Order,
 - unless the maximum price at which he may sell such service is fixed under the authority of this Order and he has complied with this Order in all respects.
- 4. Jurisdiction over sales of some services has been or may be assigned by Order No. 434 of the Board or by the Administrator of Services under the authority of that order to another Administrator. In the case of sales of such services, references in this Order to the Administrator of Services are to be construed as references to that other Administrator.

Change in Business Name

5. The maximum price at which any person who changes the name under which he operates a services business may sell or offer to sell any service shall be the maximum price at which he could lawfully sell that service if he had not changed such name.

New Owner of a Service Business

- 6. Subject to Section 7, the maximum price at which the new owner of a service business may sell or offer to sell any service shall be the maximum price at which the former owner of the business could lawfully sell that service if he had continued to operate the business. (Every new owner must, however, obtain a licence from the Board under Order No. 202, or any order replacing that order, before he may sell any service.)
 - 7. (1) The new owner of a service business shall, within thirty days after becoming such new owner, file at the nearest office of the Board a list showing each of the services that he sells or proposes to sell and, opposite each of such services, shall state the maximum price at which the former owner of the business could lawfully sell the service to the extent that he is able to ascertain that maximum price and, to the extent that he is unable to ascertain that maximum price, shall state the maximum price at which he proposes to sell the service which maximum price shall not exceed the price at which that service is being sold or offered for sale by the new owner's competitors in the same locality.
 - (2) Upon filing the said list, the new owner may continue to sell the listed services at prices not exceeding the listed maximum prices mentioned in subsection (1), unless the Administrator of Services otherwise directs by notice in writing. Subject to subsection (3), however, no new owner who fails to comply with this Section shall sell or offer to sell any services after the expiration of the thirty days mentioned in subsection (1).
 - (3) The Administrator of Services, upon application by the new owner, may exempt the new owner from the necessity of filing the list referred to in subsection (1) preceding and may by notice in writing give directions to the new owner as to the maximum prices at which the new owner may sell his services.
 - (4) Every notice given by the Administrator of Services under this Section shall be sent in duplicate to the new owner who, upon receipt of the notice and

before further selling or offering to sell any service, shall endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward that endorsed copy to the nearest Regional office of the Board or to such other office as may be designated in the notice.

New Entrant in Business

- 8. No new entrant in business shall sell or offer to sell any service until he has filed the list referred to in Section 9 and has complied with this Order in all respects. (Before selling any service or filing the said list, however, he must obtain a licence from the Board under Order No. 202 or any order replacing that order. Also, before selling any service in Schedule B to Order No. 284 or any order replacing that order, he must obtain a permit from the Director of Licensing under that order.)
 - 9. (1) Every new entrant in business shall file at the nearest office of the Board a list showing each of the services that he proposes to sell and, opposite each of such services, the price at which he proposes to sell the service and that price shall be the maximum price at which he may sell or offer to sell that service, subject to the following requirements:—
 - (a) If the maximum price at which he may sell a service has been fixed by any order made by or under authority of or with the concurrence of the Board or if the specific price at which he may sell a service has been fixed by a subsisting law in effect in the basic period, the price shown in the list for that service must not exceed such maximum or specific price. Upon filing the said list, the new entrant in business may thereupon proceed to sell that service at a price not exceeding such maximum or specific price.
 - (b) In respect of any service the maximum price for which has not been fixed in any way referred to in clause (a), the price for that service shown in the said list shall not exceed the price at which that service is being sold or offered for sale by the new entrant's competitors in the same locality. Upon filing the said list, the new entrant in business may sell the service at a price not exceeding the price shown in the list unless and until the Administrator of Services otherwise directs by notice in writing.
 - (c) In respect of any service the maximum price for which has not been fixed in any way referred to in clause (a) and is not a service being sold by any competitor in the same locality, the new entrant in business shall not sell or offer to sell such service until his maximum price therefor has been fixed by the Administrator of Services by notice in writing and he has complied with subsection (3) following.
 - (2) The Administrator of Services, upon application of the new entrant in business, may exempt the new entrant from the necessity of filing the list referred to in subsection (1) preceding and may by notice in writing give directions to the new entrant as to the maximum prices at which the new entrant may sell his services.
 - (3) Every notice in writing given under this Section shall be sent in duplicate to the new entrant in business who, before further selling or offering to sell any service referred to in the notice, shall forthwith endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward that endorsed copy to the nearest Regional office of the Board or to such other office as may be designated in the notice.

New or Altered Services

- 10. (1) No person shall sell or offer to sell a service that is not identical with a service the maximum price for which, on sales by him, has been fixed
 - (i) by Section 7 of the Wartime Prices and Trade Regulations, or
 - (ii) by or under an order issued by or under authority of or with the concurrence of the Board or otherwise fixed by or under authority of the Board, or
 - (iii) by or under authority of this Order,

until he has filed at the nearest office of the Board particulars adequately describing the service and stating the price at which he proposes to sell it. The price shown in the particulars shall be the maximum price at which he may sell or offer to sell that service, subject to the following requirements:—

- (a) If the maximum price at which he may sell the service has been fixed by any order made by or under authority of or with the concurrence of the Board or, if the specific price at which he may sell the service has been fixed by a subsisting law in effect in the basic period, the price shown in the particulars for that service must not exceed such maximum or specific price. Upon filing the particulars, he may thereupon proceed to sell that service at a price not exceeding that maximum or specific price.
- (b) If the maximum price at which he may sell the service has not been fixed in any way referred to in clause (a), the price for that service shown in the particulars shall not exceed the price at which such service is being sold or offered for sale by his competitors in the same locality. Upon filing the particulars, he may sell the service at a price not exceeding the price shown in the particulars unless and until the Administrator otherwise directs by notice in writing.
- (c) In respect of any service the maximum price for which has not been fixed in any way referred to in clause (a) and is not a service being sold by any competitor in the same locality, he shall not sell or offer to sell such service until his maximum price therefor has been fixed by the Administrator of Services by notice in writing and he has complied with subsection (2) following.
- (2) Every notice in writing given under this Section shall be sent in duplicate to the person who filed the particulars who, before further selling or offering to sell any service referred to in the notice, shall endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward that endorsed copy to the nearest Regional office of the Board or to such other office as may be designated in the notice.

General Provisions

- 11. (1) The Administrator of Services may from time to time
 - (a) review prices for services and require such reduction in the price for any service as he deems justifiable and as he may specify, and require any person to give such notice thereof to other persons as the Administrator may specify;
 - (b) prescribe the terms and conditions upon which and the manner and circumstances in which any service may be sold or offered for sale, supplied distributed or advertised, and prohibit transactions and acts not in accordance therewith;
 - (c) require any person owning or operating any service business, or having control or power to dispose of any service, to deal with, use, dispose of or supply all or part of such service to such person or persons as he may specify and at such time or times and place or places and upon such terms and conditions as the Administrator may specify;
 - (d) prescribe what person or persons shall constitute a class of buyer for the purposes of subsection (4) of Section 7 of the Wartime Prices and Trade Regulations, and what conditions of sale and quantities shall entitle a buyer to the benefit of such subsection (4), and what difference in price shall be allowed by any seller for the purpose of such subsection (4);
 - (e) require any person to furnish such information and in such manner as the Administrator may specify;
 - (f) require any person to give such notification to his customers as the Administrator may specify;
 - (g) fix or vary the maximum price at which any service may be sold or offered for sale by any person, and prohibit purchase or sale at a price in excess of the price so fixed (and approval by the Administrator of a proposed price shall be deemed to be a fixation or variation by the Administrator);

- (h) on behalf of the Board, concur or decline to concur in any price for any service in any case in which the concurrence of the Board is required to be obtained under the provisions of the Wartime Prices and Trade Regulations;
- (i) specify, with the approval of the Chairman or Chief of the Prices Division, generally by notice published in Canadian War Orders and Regulations or in specific cases by direction in writing, any activity or undertaking as one that shall be deemed to be associated with or ancillary to a service or to be or be included in a service.
- (2) Any fixation or variation of a maximum price by the Administrator of Services may be for a limited period specified by him and shall be subject to review upon such terms and conditions as he may specify.
- 12. (1) Any person to whom a seller has unjustifiably refused to sell or supply a service in reasonable manner may appeal to the Administrator of Services.
- (2) Any person may appeal to the Board from any decision, fixation, direction, prescription or requirement by the Administrator of Services.
- 13. Any notice required by this Order to be sent to any person may, in lieu thereof, be published in Canadian War Orders and Regulations; and such publication shall, for the purposes of this Order, constitute receipt of that notice by that person.
- 14. Any of the powers of an Administrator under this Order may also be exercised by any other person to the extent that he may be authorized so to do by the Chairman.

Made at Ottawa, this 15th day of September, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 441

Controlling the Sale and Distribution of Corn

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

- 1. Board Order No. 387 is hereby revoked.
- 2. This Order comes into force on September 30, 1944.

Made at Ottawa, this 29th day of September, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 443

Maximum Prices for Canada Eastern and Western Yellow and White Corn

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS as follows:-

Application of the Order

- 1. This Order comes into force on October 4, 1944, and fixes maximum prices for all sales of Canada Eastern and Western yellow or white corn except
 - (a) sales by one primary producer of such corn to another primary producer for any purpose other than for resale, and

- (b) sales by any feed manufacturer or feed dealer of such corn when it is sold as feed for livestock or poultry. Maximum prices for such sales are governed by Administrator's Order No. A-366; and
- (c) sales by any person of such corn when it is sold for seeding or planting purposes.

Revocation of Price Fixations by Canadian Wheat Board

2. All maximum price announcements fixing maximum prices for such corn heretofore made by The Canadian Wheat Board, acting as Administrator for the Wartime Prices and Trade Board, are hereby revoked and replaced by this Order.

Sales of Yellow Corn

3. The maximum price at which any person may sell to any other person any Canada Eastern or Western yellow corn to which this Order applies shall, according to the moisture content of the yellow corn sold, be the price for the same listed in the Schedule hereto, basis f.o.b. Montreal.

Sales of White Corn

4. The maximum price at which any person may sell to any other person any Canada Eastern or Western white corn to which this Order applies shall be 10 cents per bushel more than the maximum price fixed by Section 3 for sales of Canada Eastern and Western yellow corn of the same moisture content.

Conditions of Sales

5. All sales of Canada Eastern or Western yellow or white corn by any person shall be f.o.b. his shipping point. The moisture content of the corn at the time of sale shall govern in determining its maximum price under the provisions of this Order.

Additional Payments and Considerations to be part of Price

6. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of Canada Eastern or Western yellow or white corn or received by the seller from any person in connection with the sale of any Canada Eastern or Western yellow or white corn shall constitute part of the price of such product.

Sales Invoices

- 7. (1) On every sale of Canada Eastern or Western yellow or white corn to which this Order applies, the seller shall at or before the time of delivery of the corn furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the place of delivery, the quantity sold, the moisture content of the corn at the time of sale and price charged.
- (2) The seller shall keep a duplicate copy and the buyer the original of each invoice, furnished by the seller as required by this Section, available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Dated at Ottawa this 2nd day of October, 1944.

D. GORDON, Chairman.

SCHEDULE TO ORDER No. 443

Maximum Prices of Canada Eastern and Western Yellow Corn

All prices are basis f.o.b. Montreal

	Maximum prices
Moisture content	per bushel
Per cent	in dollars
Up to 15.9	\$1 30
16.0 to 16.9	
17.0 to 17.9	1 27
18.0 to 18.9	1 25½
19.0 to 19.9	1 24
20.0 to 20.9	1 22½
21.0 to 21.9	1 21
22.0 to 22.9	1 19½
23.0 to 23.9	1 18
24.0 to 24.9	1 16½
25·0 to 25·9	1 14½
26.0 to 26.9	1 12½
27·0 to 27·9	1 10½
28·0 to 28·9	$1 08\frac{1}{2}$
29·0 to 29·9	1 061

Note No. 1

On sales of yellow corn of over 29.9 per cent moisture content, deduct, from the prices listed above for 29.0 per cent to 29.9 per cent moisture content corn, 3 cents per bushel for each one per cent by which the moisture content is over 29.9 per cent. Note No. 2

For maximum prices of white corn see Section 4.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1384

Maximum Manufacturers' and Wholesalers' Prices for Lumber Originating in the Vancouver Forest District of British Columbia

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:—

Section 2 Amended

1. Section 2 of Administrator's Order No. A-1038 dated the 27th day of December, 1943, as amended by Administrator's Order No. A-1086 dated the 2nd day of February, 1944, is amended:

(a) by deleting from paragraph (a) of Subsection (1) of the said Section the words and figures "Canadian Rail Market Survey No. 43-1 published on August 16, 1943" and by substituting therefor the words and figures "Canadian Rail

Market Survey No. 44-1 published on September 1, 1944",

(b) by deleting from paragraphs (b) and (d) of Subsection (1) of the said Section the words and figures "Canadian Rail Market Survey No. 43-1" and by substituting therefor the words and figures "Canadian Rail Market Survey No. 44-1",

(c) by deleting from Subsection (1) of the said Section the words and figures

reading as follows:

"In the case of Items 203, 207, 211, 219 and 223 of the said Canadian Rail Market Survey No. 43-1 covering Dimensions S4S No. 1 Common 22 feet to 32 feet in length, an amount not exceeding \$1 per M.F.B.M. may be added to the prices set out therein for lengths of over 32 feet for each lineal foot in excess of 32 feet".

Section 4 Revoked

2. Section 4 of the said Administrator's Order No. A-1038 is revoked.

Sections 5, 6, 7, 8 and 9 Renumbered

3. Sections 5, 6, 7, 8 and 9 of the said Administrator's Order No. A-1038 are renumbered as Sections 4, 5, 6, 7 and 8 respectively of the said Order.

Effective Date

4. This Order shall be effective on and after the 2nd day of October, 1944. Dated at Ottawa this 25th day of September, 1944.

A. H. WILLIAMSON,

Timber Administrator,

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1388

Rubber Printing Dies

Under powers given by the Wartime Prices and Trade Board to the Administrator of Shipping Cases, it is hereby ordered as follows:

1. Administrator's Order No. A-284, as amended by Order No. A-1314, which prescribed regulations for the manufacture and use of rubber printing dies for printing on shipping containers, is revoked.

2. This Order shall be effective on and after October 2, 1944.

Dated at Ottawa, this 29th day of September, 1944.

F. C. HAYES,
Administrator of Shipping Cases.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1389

Maximum Prices of Turpentine Substitutes

Under powers given by the Wartime Prices and Trade Board to the Oils and Fats Administrator, it is hereby ordered on behalf of the Board as follows:

Part I-Application of the Order

EFFECTIVE DATE

1. This Order comes into force on October 3, 1944, and fixes maximum prices on sales of turpentine substitutes.

PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. Unless expressly permitted by this Order, no charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

ADDITIONAL PAYMENTS AND CONSIDERATIONS ARE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any turpentine substitute or received by the seller from any person in connection with the sale of any turpentine substitute shall constitute part of the price of such goods.

DEFINITIONS

- 4. For the purposes of this Order,
- (a) "turpentine substitute" means any substitute for turpentine, composed of petroleum solvent which shall be the fraction known as Mineral Spirits and which shall conform with the specification D235-39 adopted by the American Society of Testing Materials, and to which has been added turpene oil or other organic solvent (not a distillation product of petroleum or coal tar) in a quantity which shall be not less than ten per cent of the whole mixture;
- (b) the word "sell" shall include an offer to sell;
- (c) "wholesaler" means a person who sells otherwise than at retail.

LABELLING AND ADVERTISING

5. No person shall label or advertise any product as turpentine substitute or as a substitute for turpentine unless such product complies with the definition of "turpentine substitute" set out in clause (a) of Section 4.

Part II-Sales by Manufacturers

SALES TO WHOLESALERS

6. The maximum price at which any manufacturer of turpentine substitute may sell that product in drum lots to a wholesaler shall, according to the basing point be the maximum price therefor set out in column 1 of the Schedule to this Order.

SALES TO RETAILERS

7. The maximum price at which any manufacturer of turpentine substitute may sell that product to a retailer shall, according to the basing point be the maximum price therefor set out in column 2 of the Schedule hereto.

SALES ARE F.O.B. BASING POINT

- 8. (1) All of the said maximum prices shall be for sales f.o.b. manufacturer's warehouse at the respective basing points.
- (2) If a sale is not made f.o.b. basing point, the maximum price shall be the maximum price applicable at the basing point nearest to the point of delivery PLUS the actual cost of transporting turpentine substitute from that nearest basing point to the delivery point but not in any event exceeding the less than carload lot freight rate. Where sales are made on a delivered basis the transportation shall be shown as a separate item on the seller's invoice.

CHARGES FOR CONTAINERS

9. In addition to the maximum price fixed for sales of turpentine substitute by a manufacturer he may charge for a container the amount customarily charged by him for a turpentine or turpentine substitute container, and such charge shall be refunded if the container is returned. Where a container charge is made it shall be shown as a separate item on his invoice to the buyer.

Part III-Sales by Wholesalers

SALES AT WHOLESALE

- 10. (1) The maximum price at which a wholesaler may sell to any class of buyer any turpentine substitute shall, according to the basing point be the maximum price therefor set out in column 2 of the Schedule hereto.
- (2) Subject to the provisions of Section 12, if a sale is not made f.o.b. basing point the maximum price shall be the maximum price applicable at the basing point nearest to the point of delivery PLUS the actual cost incurred by him in transporting the turpentine substitute from the nearest basing point to the delivery point but not in any event exceeding the less than carload lot freight rate. Where sales are made on a delivered basis and transportation is charged the amount of it shall be shown as a separate item on the seller's invoice.

CHARGES FOR CONTAINERS

11. In addition to the maximum price fixed for sales of turpentine substitute by a wholesaler he may charge for a container the amount customarily charged by him for a turpentine or turpentine substitute container, and such charge shall be refunded if the container is returned. Where a container charge is made it shall be shown as a separate item on his invoice to the buyer.

DELIVERY TO BE FREE IN CERTAIN CASES

12. If a sale of turpentine substitute by a wholesaler is to a buyer whose place of business is within the limits of the city, town or village in which the wholesaler has his place of business or is within the wholesaler's customary free delivery zone, delivery shall be free to that buyer.

Part IV-Sales at Retail

MAXIMUM RETAIL PRICES

- 13. (1) The maximum price at which any person may sell at retail any turpentine substitute shall, according to the basing point, and according to whether the product is sold in gallon, quart or pint quantities be the maximum price therefor set out in column 3, 4 or 5 respectively as the case may be, of the Schedule hereto.
- (2) If the sale is not made at a basing point listed in the said Schedule the maximum price shall be the maximum price applicable at the basing point nearest to the point of delivery. If his supplier is not required to deliver free to him the seller may add the actual cost incurred by him in transporting the turpentine substitute from his supplier's shipping point to the city, town or village in which he has his place of business, but not exceeding the less than carload lot freight rate.

CHARGES FOR CONTAINERS

14. In addition to the maximum price fixed for sales at retail of turpentine substitute the seller may charge for a container of not less than one gallon capacity, the amount customarily charged by him for a turpentine or turpentine substitute container of that capacity, and such charge shall be refunded if the container is returned. If the container is of less than one gallon capacity the seller may add the actual cost of the container if supplied by him.

Part V-Records of Sales and Purchases

SALES INVOICES

- 15. (1) On every sale of turpentine substitute other than a sale at retail, the seller shall at the time of delivery of the turpentine substitute, furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the quantity sold, the capacity of the container and the price charged.
- (2) Every such seller shall keep a duplicate of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

16. Every wholesaler and every retailer, immediately upon receipt by him of any turpentine substitute purchased by him, shall make a written record at the place of business at which he receives the turpentine substitute showing the date of purchase, the name and identifying address of his supplier, the quantity purchased, the kind and capacity of the containers, the transportation charges if any, and the actual price paid. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 15 he need not keep any other record of the particulars of sale on that invoice.

INSPECTION OF RECORDS AND INVOICES

17. Every record and invoice which a seller of turpentine substitute is required by this Order to make and keep, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates,

SALES SLIPS ON SALES AT RETAIL

18. Every person who sells turpentine substitute at retail shall, upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the kind and capacity of container, the quantity and the price of the turpentine substitute sold.

Dated at Ottawa, this 29th day of September, 1944.

PHYLLIS G. TURNER, Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1389

MAXIMUM PRICES OF TURPENTINE SUBSTITUTES

Basing Point	Manu- facturers to Whole- salers in Drum Lots		factuand V sales	hole-	Manui	acture	rs and Reta	ilers a	t Retail	
	Per Gal. Column 1		Per Colu	Gal. mn 2		Gal. mn 3	1 to 3 qts. Per Qt. Column 4	P	er Pt. lumn 5	
Halifax, N.S. Saint John, N.B. Charlottetown, P.E.I. Quebec City, P.Q. Montreal, P.Q. Toronto, Ont. Hamilton, Ont. Windsor, Ont. London, Ont. Brantford, Ont. Kingston, Ont. Kitchener, Ont. Ottåwa, Ont. Winnipeg, Man Regina, Sask. Saskatoon, Sask Calgary, Alta. Edmonton, Alta. Vancouver, B.C.		\$	cts 0 69 0 68 0 69 0 66 0 60 0 60 0 60 0 60 0 60 0 60	\$	cts. 0 81 0 80 0 81 0 78 0 71 0 71 0 71 0 71 0 71 0 71 1 0 71 1 0 92 1 02 0 92 0 93 0 71	\$	cts. 1 08 1 07 1 08 1 04 0 95 0 95 0 95 0 95 0 95 0 95 1 27 1 36 1 36 1 23 1 24 0 95	\$ ct: 0 30 0 30 0 30 0 29 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 36 0 38 0 38 0 38 0 38		\$ cts. 0 15 0 15 0 15 0 15 0 14 0 14 0 14 0 14 0 14 0 14 0 14 0 14

Notes: 1. All prices shown are inclusive of sales tax.

2. For quantity sales of less than 1 pint (Imperial Measure) the price per ounce must not exceed one-sixteenth of the price established on the pint basis.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1390

Maximum Prices of Gum Spirits of Turpentine

Under powers given by the Wartime Prices and Trade Board to the Oils and Fats Administrator, it is hereby ordered on behalf of the Board as follows:

Part I-Application of the Order

EFFECTIVE DATE

1. This Order comes into force on October 3, 1944 and fixes maximum prices on sales of gum spirits of turpentine.

PRICES FIXED ARE MAXIMUM PRICES

2. All prices fixed by this Order are maximum prices and must not be exceeded. Unless expressly permitted by this Order, no charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

ADDITIONAL PAYMENTS AND CONSIDERATIONS ARE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any gum spirits of turpentine or received by the seller from any person in connection with the sale of any gum spirits of turpentine shall constitute part of the price of such goods.

DEFINITIONS

- 4. For the purposes of this Order,
 - (a) "gum spirits of turpentine" means the volatile oil obtained by distilling with either water or steam, the liquid balsam obtained from coniferous trees;
 - (b) "sell" shall include an offer to sell;
 - (c) "wholesaler" means a person who sells otherwise than at retail.

Part II-Sales at Wholesale by Importers

MAXIMUM PRICES

5. (1) The maximum price at which any person may sell at wholesale any gum spirits of turpentine imported by him to any class of buyer other than a manufacturer buying the turpentine for use in any product manufactured by him shall, according to the basing point of the turpentine, be the maximum price therefor as follows:

Basing Point	Price Per Gallon
Montreal	\$1.37
Toronto	
Saint John	1.45
Winnipeg	1.45
Vancouver	1.42

(2) The above prices are inclusive of sales tax.

SALES ARE F.O.B. BASING POINT

- 6. (1) All of the said maximum prices shall be for sales f.o.b. the respective basing points.
- (2) If a sale is not made f.o.b. one of the aforesaid basing points the maximum price shall be the maximum price applicable at the basing point nearest to the point of delivery PLUS the actual cost of transporting the gum spirits of turpentine from that nearest basing point to the delivery point but not in any event exceeding the less than carload lot freight rate. Where sales are made on a delivered basis the transportation shall be shown as a separate item on the seller's invoice.

CHARGES FOR CONTAINERS

7. In addition to the maximum price fixed for sales at wholesale of gum spirits of turpentine by the importer thereof, he may charge for a container the amount customarily charged by him for a turpentine container, and such charge shall be refunded if the container is returned. Where a container charge is made it shall be shown as a separate item on his invoice to the buyer.

Part III-Sales by Wholesalers

SALES AT WHOLESALE

- 8. (1) The maximum price at which any person other than the importer thereof may sell at wholesale to any class of buyer any gum spirits of turpentine shall, according to the basing point and according to whether the product is sold in drum lots or five gallon lots, be the maximum price therefor set out in the Schedule hereto.
- (2) Subject to the provisions of Section 10, if a sale is not made f.o.b. basing point, the maximum price shall be the maximum price applicable at the basing point nearest to the point of delivery PLUS the actual cost incurred by him in transporting the gum spirits of turpentine from the nearest basing point to the delivery point but not in any event exceeding the less than carload lot freight rate. Where sales are made on a delivered basis and transportation is charged, the amount of it shall be shown as a separate item on the seller's invoice.

CHARGES FOR CONTAINERS

9. In addition to the maximum price fixed for sales of gum spirits of turpentine by a wholesaler he may charge for a container the amount customarily charged by him for a turpentine container, and such charge shall be refunded if the container is returned. Where a container charge is made it shall be shown as a separate item on the seller's invoice.

DELIVERY TO BE FREE IN CERTAIN CASES

10. If a sale of gum spirits of turpentine by a wholesaler is to a buyer whose place of business is within the limits of the city, town or village in which the wholesaler has his place of business or is within the wholesaler's customary free delivery zone, delivery shall be free to that buyer.

Part IV-Sales at Retail

MAXIMUM RETAIL PRICES

11. (1) The maximum price at which any person may sell at retail any gum spirits of turpentine shall, according to the basing point, and according to whether the product is sold in those quantities listed in the columns of the Schedule hereto, be the maximum price therefor set out in the said Schedule.

(2) If the sale is not made at a basing point listed in the said Schedule the maximum price shall be the maximum price applicable at the basing point nearest to the point of delivery. If his supplier is not required to deliver free to him the seller may add the actual cost incurred by him in transporting the gum spirits of turpentine from his supplier's shipping point to the city, town or village in which he has his place of business, but not exceeding the less than carload lot freight rate.

CHARGES FOR CONTAINERS

12. In addition to the maximum price fixed for sales at retail of gum spirits of turpentine the seller may charge for a container of not less than one gallon capacity; the amount customarily charged by him for a turpentine container of that capacity and such charge shall be refunded if the container is returned. If the container is of less than one gallon capacity the seller may add the actual cost of the container if supplied by him.

Part V-Records of Sales and Purchases

SALES INVOICES

13. (1) On every sale of gum spirits of turpentine other than a sale at retail, the seller shall at the time of delivery of the turpentine furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the quantity sold, the capacity of the container and the price charged.

(2) Every such seller shall keep a duplicate of each invoice furnished by him

as required by this Section.

RECORDS OF PURCHASES

14. Every wholesaler and every retailer, immediately upon receipt by him of any gum spirits of turpentine purchased by him, shall make a written record at the place of business at which he receives the turpentine showing the date of purchase, the name and identifying address of his supplier, the quantity purchased, the kind and capacity of the containers, the transportation charges, if any, and the actual price paid. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 13, he need not keep any other record of the particulars of sale on that invoice.

INSPECTION OF RECORDS AND INVOICES

15. Every record and invoice which a seller of gum spirits of turpentine is required by this Order to make and keep shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

SALES SLIPS ON SALES AT RETAIL

16. Every person who sells gum spirits of turpentine at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the kind and capacity of container, the quantity and the price of the turpentine sold.

Dated at Ottawa, this 29th day of September, 1944.

PHYLLIS G. TURNER, Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1390

MAXIMUM PRICES FOR SALES OF GUM SPIRITS OF TURPENTINE BY WHOLESALERS AND RETAILERS

		By Who	By Wholesalers At Retail				
Province	Basing Point	(Drum lots) per gal.	(5 gal. lots) per gal.	(5 gal. to drum lots) per gal.	(1 to 4 gal. lots) per gal.	(1 to 3 qt. lots) per qt.	1 pint per pint
Prince Edward		\$ cts.					
Island	Charlottetown	1 60	1 70	1 80	2 00	0 50	0 25
Nova Scotia	Halifax Amherst New Glasgow Pictou Sydney Truro Yarmouth	1 60 1 60 1 70 1 70 1 80 1 70 1 80	1 70 1 70 1 80 1 80 1 90 1 80 1 90	1 80 1 80 1 90 1 90 2 00 1 90 2 00	2 00 2 00 2 10 2 10 2 20 2 10 2 20 2 20	0 50 0 50 0 55 0 55 0 55 0 55 0 55 0 55	0 25 0 25 0 30 0 30 0 30 0 30 0 30 0 30
New Brunswick	Saint John Bathurst Fredericton Moneton	1 60 2 00 1 60 1 60	1 70 2 10 1 70 1 70	1 80 2 20 1 80 1 80	2 00 2 40 2 00 2 00 2 00	0 50 0 60 0 50 0 50	0 25 0 30 0 25 0 25
Quebec	Quebec City Chicoutimi Levis Riviere du Loup Trois Rivieres Sorel Sherbrooke Shawinigan	1 50 1 70 1 50 1 65 1 50 1 50 1 50	1 60 1 80 1 60 1 75 1 60 1 60 1 60	1 70 1 90 1 70 1 85 1 70 1 70 1 70	1 90 2 10 1 90 2 00 1 90 1 90 1 90	0 50 0 55 0 50 0 50 0 50 0 50 0 50	0 25 0 30 0 25 0 25 0 25 0 25 0 25 0 25
a	Falls Montreal Montebello Rouyn	1 50 1 50 1 50	1 60 1 60 1 60	1 70 1 70 1 70	1 90 1 90 1 90	0 50 0 50 0 50	0 25 0 25 0 25
	Noranda) Hull	1 60 1 55	1 70 1 65	1 80 1 75	2 00 1 95	0 50 0 50	0 25 0 25
Ontario	Ottawa. Kingston Belleville. Peterborough Lindsay Toronto. Hamilton London. Brantford Chatham Windsor Kitchener. Owen Sound North Bay	1 55 1 55 1 55 1 55 1 55 1 55 1 55 1 55	1 65 1 65 1 65 1 65 1 65 1 65 1 65 1 65	1 75 1 75 1 75 1 75 1 75 1 75 1 75 1 75	1 95 1 95 1 95 1 95 1 95 1 95 1 95 1 95	0 50 0 50 0 50 0 50 0 50 0 50 0 50 0 50	0 25 0 25 0 25 0 25 0 25 0 25 0 25 0 25
	Haileybury Kirkland Lake	1 60	1 70	1 80	2 00	0 50	0 25
	Timmins) Sault Ste. Marie Port Arthur)	1 60	1 70	1 80	2 00	0 50	0 25
	Fort William	1 60	1 70	1 80	2 00	0 50	0 25
Manitoba	Winnipeg	1 60	1 70	1 80	2 00	0 50	0 25
Saskatchewan	Saskatoon Prince Albert Regina Moose Jaw	1 70 1 75 1 70 1 70	1 80 1 85 1 80 1 80	1 90 1 95 1 90 1 90	2 10 2 15 2 10 2 10	0 55 0 55 0 55 0 55 0 55	0, 30 0 30 0 30 0 30
Alberta	Calgary Edmonton Lethbridge Medicine Hat	1 75	1 85	95	15	0 55	0 30

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1390—Concluded

MAXIMUM PRICES FOR SALES OF GUM SPIRITS OF TURPENTINE BY WHOLESALERS AND RETAILERS— Concluded

		By Wholesalers		At Retail				
Province	Basing Point	(Drum lots) per gal.	(5 gal. lots) per gal.	(5 gal. to drum lots) per gal.	(1 to 4 gal. lots) per gal.	(1 to 3 qt. lots) per qt.	1 pint per pint	
British Columbia.	Vancouver Victoria Nanaimo Nelson Prince Rupert	\$ cts 1 58 1 58 1 58 1 58 1 58 1 65 1 75	\$ cts. 1 68 1 68 1 68 1 75 1 85	\$ cts. 1 78 1 78 1 78 1 78 1 85 1 95	\$ cts. 2 00 2 00 2 00 2 00 2 05 2 15	\$ cts. 0 50 0 50 0 50 0 50 0 55 0 55	\$ ets. 0 25 0 25 0 25 0 30 0 30	

Notes: 1. All prices shown are inclusive of sales tax.
2. For quantity sales of less than 1 pint (Imperial Measure) the price per ounce must not exceed one-sixteenth of the price established on the pint basis.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1393

Maximum Prices of Labrusca Type Grapes

Under powers given by the Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:-

- 1. Paragraphs (i), (ii), (iii) and (iv) of clause (c) of subsection (1) of Section 7 of Administrator's Order No. A-1344 are hereby revoked and are replaced by the following:-
 - "(i) 3 cents per 6-quart flat or open basket; and
 - (ii) an amount equal to 8 per cent of such grower's maximum price for containers of any other kind or capacity."
- 2. The Schedule to Administrator's Order No. A-1344 is hereby amended by striking out that part which lists maximum prices of grapes grown in Ontario and substituting the following:-

"Grapes Grown in Ontario	Package	Column	Column	Column
		1	2	3
		(dolla	rs per pac	kage)
All Red varieties and Sheridans				
and Black Roger varieties	6-qt. flat			
(when package is so marked)	or open	.39	.45	.60
All other varieties	6-qt. flat			
	or open	.36	.41	.55"

3. This Order comes into force on October 3, 1944.

Dated at Ottawa this 2nd day of October, 1944.

E. J. CHAMBERS. Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1398

Maximum Prices of Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:—

PART I-INTRODUCTION

Application of the Order

- 1. (1) This Order becomes effective on October 4, 1944, and replaces Administrator's Order No. A-892 as amended by Administrator's Orders Nos. A-922 and A-1296, which are hereby revoked.
- (2) This Order does not apply to sales of apples to consumers by any organization or group of persons to raise funds for charitable, patriotic, philanthropic or religious purposes.
- (3) This Order applies to both Canadian grown and imported apples of all varieties, grades and qualities, but does not apply to crabapples.
- (4) Parts III, IV and V of the Order deal exclusively with Canadian grown apples, while Part VI deals only with imported apples.

Prices Fixed are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Additional Payments and Considerations are Part of the Price

3. Any considerations, money or money's worth given or paid by the buyer to any person in connection with the purchase of any apples or received by the seller from any person in connection with the sale of any apples shall constitute part of the price of such apples.

PART II—DEFINITIONS

- 4. For the purposes of this Order
- (a) "Southern Ontario" means that part of the province of Ontario lying to the south of the 45th parallel of north latitude;
- (b) "Maritimes" means the provinces of Nova Scotia, New Brunswick and Prince Edward Island.
- 5. (1) For the purposes of this Order varieties of apples are grouped as follows:—
- (a) Group No. 1 includes the following varieties: Crimson Gravenstein, Delicious, Fameuse (Snow), Golden Russett, Lawfam, Newton, Northern Spy, Sandow, Stayman Winesap, Winesap and the McIntosh family (Cortland, Early McIntosh, Hume, Joyce, Kendall, Lobo, Macoun, McIntosh, Melba);
- (b) Group No. 2 includes all varieties not included in Group No. 1.
- (2) Apples of the Gravenstein variety grown in Ontario, Quebec or British Columbia shall be grouped in Group No. 2.
- (3) Apples of the Northern Spy variety grown in British Columbia shall be grouped in Group No. 2.

Grades

6. (1) "Extra fancy grade", "Fancy grade", "C grade", "Combination fancy and 'C' grade", "Household grade", "No. 1 grade" and "Domestic grade" mean respectively, apples, whether Canadian grown or imported, which are graded, packed and marked in accordance with the standards for those grades of apples as defined and described in the Regulations issued under the Fruit, Vegetables and Honey Act.

(2) "Combination No. 1 and domestic grade" means apples grown and sold in Ontario which are graded, packed and marked in accordance with the standards for that grade defined and described in the Regulations issued under the Farm Products Grades and Sales Act (Ontario).

Shipper

7. "Shipper" means a primary producer of apples, or any other person who assembles and ships apples at the point of production.

Wholesale Distributor

8. "Wholesale distributor" means any person, other than a shipper, who sells apples at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Gonsumer" means a person who buys apples for his personal or household consumption.

Distributing Centre

9. "Distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business.

Meaning of "Sell"

10. The word "sell" as used in this Order also covers an offer to sell.

PART III—SALES BY SHIPPERS

(including primary producers)

Sales by Shippers to Wholesale Distributors and Certain other Buyers

- 11. (1) The maximum price at which a shipper may sell apples grown in Ontario or Quebec of a variety and grade, and packed in a kind of container set forth in Part I of Schedule "A" hereto, to a wholesale distributor, an operator of a dehydrating plant, a commercial processor of apples, a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the apples at such warehouse, and to any person who buys the apples in carload lots, delivered
 - (a) at any point in Southern Ontario, shall be the price for the same set forth in Part I of Schedule "A";
 - (b) at any point in any part of Canada other than Southern Ontario, shall be the maximum price for the same as set forth in clause (a) preceding, PLUS the amount by which the cost of transporting apples at the lowest carload lot commodity freight rate on apples from Toronto to such point is more than 25 cents per 100 pounds.
- (2) The maximum price at which a shipper may sell apples grown in the Maritimes of a variety and grade and packed in a kind of container set forth in Part II of Schedule "A" to any class of buyer named in subsection (1) preceding, delivered,
 - (a) at Kentville, Nova Scotia, shall be the maximum price for the same set forth in Part II of Schedule "A";
 - (b) at any other point in any part of Canada shall be the maximum price for the same at Kentville as set forth in clause (a) preceding, PLUS an amount equal to the cost of transporting apples at the lowest carload lot commodity freight rate on apples from Kentville to such other point.
- (3) The maximum price at which a shipper may sell apples grown in British Columbia of a variety and grade and packed in a kind of container set forth in Part III of Schedule "A" to any class of buyer named in subsection (1) preceding delivered,
 - (a) at Kelowna, British Columbia, shall be the maximum price for the same set forth in Part III of Schedule "A";
 - (b) at any other point in any part of Canada shall be the maximum price for the same at Kelowna as set forth in clause (a) preceding, PLUS an amount equal to the cost of transporting apples at the lowest carload lot commodity freight rate on apples from Kelowna to such other point.

Sales by shippers to buyers not covered by Sections 11 and 13

- 12. The maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in Schedule "A" to any person other than
 - (a) a wholesale distributor;
 - (b) the operator of a dehydrating plant;
 - (c) a commercial processor of apples;
 - (d) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the apples at such warehouse;
 - (e) any person who buys the apples in carload lots; or
 - (f) a consumer
- delivered at any point in any part of Canada shall be the sum of the following:-
 - (a) an amount equal to the maximum price as fixed by this Order at which he may sell those apples to a wholesale distributor delivered to such point; and
 - (b) if such point is not within a distributing centre, an amount equal to the cost of transporting apples at the lowest less than carload lot commodity freight rate on apples to the buyer's receiving point from the distributing centre nearest to it; and
 - (c) a markup not exceeding 12½ per cent of his selling price.

Sales by Shippers to Consumers

- 13. The maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in Schedule "A" to a consumer delivered at any point in any part of Canada shall be the sum of the following:—
 - (a) an amount equal to the maximum price fixed by Section 12 at which he may sell those apples delivered to such point to a buyer under the provisions of that Section; and
 - (b) a markup not exceeding,
 - (i) 20 per cent of his selling price, if the apples are packed and sold in containers having a capacity of 35 pounds or more; or
 - (ii) Twenty-five per cent of his selling price if the apples are sold in quantities of less than 35 pounds or are packed and sold in containers having a capacity of less than 35 pounds.

Periodic Increases in Shipper's Maximum Prices and Special Prices for Group No. 2 Apples in July and August

14. (1) The maximum prices fixed by Sections 11, 12 and 13 apply to apples of the McIntosh family and Fameuse (Snow) varieties during the months of September and October in any year and to sales of all other varieties of apples during the months of September, October and November in any year. Except as provided in subsection (2) of this Section, the maximum price at which a shipper may sell any variety and grade of apples to any buyer during any month set forth in the following table shall, according to the kind of container, be an amount equal to the maximum price at which he may sell those apples to that buyer, under the provisions of Section 11, 12 or 13, as the case may be, PLUS the additional amount, according to the kind of container and the variety of the apples, set out for that month in the table.

TABLE TO SECTION 14

	Increase in Maximum Prices			
Month	Standard Box, Crate, Bushel Hamper	Standard Barrel	Other Containers	
McIntosh and Fameuse Varieties— November December January February March to August inclusive All Other Varieties— December January February March April to August inclusive	0 27	(per barrel) 0 20 0 50 0 80 1 10 1 40 0 20 0 50 0 80 1 10 1 40	(per pound of fruit) 1/6e 2/5c 3/5c 4/5c 1 1/6c 1/6e 2/5c 3/5c 4/5c 1 1/6e	

(2) The maximum price at which a shipper may sell any grade of Group 2 variety apples to any buyer during the months of July and August in any year, shall, according to the kind of container, be an amount equal to the maximum price, as fixed by subsection (1) preceding at which he may sell the same grade of Group No. 1 variety apples to that class of buyer during the months of July and August.

Sales of Loose-Packed Apples

15. The maximum price at which a shipper may sell to any buyer during any month any apples which are loose-packed in accordance with the Regulations of the province in which they are grown and sold but which conform in all other respects with a grade defined in Section 6, shall, according to the kind of container, be an amount equal to the maximum price at which he may sell to that buyer during that month apples of the same variety which conform in all respects to that grade LESS 45 cents per barrel or 15 cents per bushel hamper or crate.

Sales of Ungraded Apples

16. Except as provided in Section 15 (which deals with loose-packed apples) the maximum price at which a shipper may sell to any buyer during any month any apples which are not graded, packed and marked in accordance with a grade defined in Section 6, shall, according to the kind of container, be an amount equal to the maximum price at which he may sell to that buyer during that month domestic grade apples of the same variety LESS 45 cents per barrel or 15 cents per bushel hamper or crate. This Section does not apply to windfalls which are dealt with by Section 17.

Sales of Windfalls

- 17. (1) "Windfalls" means apples which are not picked by hand from the tree but which although ungraded as to quality and standard may lawfully be sold.
- (2) In provinces where the sale of windfalls is allowed, the maximum price at which a shipper may sell windfalls of any variety to any class of buyer shall be an amount equal to the maximum price at which he may sell domestic grade apples of the same variety to that class of buyer LESS 60 cents per barrel or 20 cents per bushel hamper or crate.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

- 18. The maximum price at which a wholesale distributor may sell any apples grown in Canada delivered to a buyer at any point in Canada shall be the sum of the following:—
 - (a) the actual price paid by him for those apples together with any amount, not included in such price, paid by him for transporting the apples to the city,

town or village in which the buyer has his place of business but not in any event exceeding the maximum price at which, during the month the wholesale distributor purchased the apples, a shipper could have sold those apples to him delivered to the distributing centre nearest to such city, town or village together with an amount equal to the cost of transporting the apples to such city, town or village from such distributing centre at the lowest less than carload lot commodity freight rate on apples;

- (b) the amount, if any, by which the maximum price at which a shipper could have sold those apples to the wholesale distributor during the month in which they are sold by the wholesale distributor, exceeds the maximum price at which a shipper could have sold those apples to the wholesale distributor during the month in which they were purchased by the wholesale distributor; and
- (c) a markup not exceeding 12½ per cent of his selling price.

Sales of Apples Received on Consignment

19. The maximum price at which any person may sell to any class of buyer any apples received by him on consignment from any person shall be an amount equal to the maximum price at which he may sell to the same class of buyer apples of the same kind, grade and variety and packed in the same kind and capacity of container purchased by him from such person.

Combined Markups of Wholesale Distributors

20. When sales of apples are made by and between wholesale distributors, the total amount of the markups of all the wholesale distributors combined must not exceed the amount of the markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the apples an invoice stating the total combined markup and the amount thereof available to the buyer.

PART V—SALES BY RETAILERS

- 21. (1) The maximum price at which a person other than a shipper may sell at retail any apples grown in Canada shall be the sum of the following:—
 - (a) his actual delivered cost of those apples but not exceeding the lawful maximum price delivered to the city, town or village in which he has his place of business at which his supplier could have sold those apples to him during the month in which he purchased them;
 - (b) the amount, if any, by which the maximum price at which a shipper could have sold those apples to the retailer during the month in which they are sold by the retailer, exceeds the maximum price at which a shipper could have sold those apples to the retailer during the month in which they were purchased by the retailer; and
 - (c) a markup not exceeding,
 - . (i) 20 per cent of his selling price, if the apples are packed and sold in containers having a capacity of 35 pounds or more; or
 - (ii) 25 per cent of his selling price if the apples are sold in quantities of less than 35 pounds or are packed and sold in containers having a capacity of less than 35 pounds; or
 - (d) if he purchased these apples from a shipper at a price not exceeding the maximum price at which a shipper could have sold the apples to a wholesale distributor, a markup not exceeding
 - (i) 25 per cent of his selling price if the apples are packed and sold in containers having a capacity of 35 pounds or more; or
 - (ii) 30 per cent of his selling price if the apples are sold in quantities of less than 35 pounds or are packed and sold in containers having a capacity of less than 35 pounds.

- (2) For the purposes of this Section, "lawful laid-down cost" means the sum of the amounts set forth in clauses (a) and (b) of subsection (1) preceding.
- (3) Except as provided in subsection (5) of this Section, if Canadian grown apples are not sold by a retailer by the container in the original container in which they were packed when received by him, they shall be priced and sold by him on a per pound basis. When Canadian grown apples are sold at retail by weight the maximum price per pound shall be determined by dividing the lawful laid-down cost of such apples per original container by the net weight of the apples in the original container in which they were packed when received by the retailer and by adding to the cost per pound so obtained a markup not exceeding the applicable markup set forth in clause (c) or (d) of subsection (1) preceding, as the case may be.
- (4) For the purpose of determining the maximum price per pound of any Canadian grown apples sold at retail by weight, the net weight of the apples in the original container in which they were packed when received by the retailer shall be deemed to be the net weight for such container set forth in the following table:—

TABLE

Quebec crate		42 pounds
Standard Apple Box or	Bushel carton (wrapped)	42 pounds
Standard Apple Box or	Bushel carton (unwrapped)	40 pounds
Bushel Hamper		40 pounds
Barrel		130 pound's

(5) A retailer may sell Canadian grown apples by unit if the number of units of apples in the original container in which they are packed when received by him is stamped or marked on such container. When Canadian grown apples are sold at retail by unit, the maximum price per unit shall be determined by dividing the lawful laid-down cost of such apples per original container by the number of units stamped or marked on the original container in which the apples are packed when received by the retailer and by adding to the cost per unit so obtained a markup not exceeding the markup set forth in paragraph (ii) of clause (c) or (d) of subsection (1) preceding, as the case may be.

PART VI-IMPORTED APPLES

Maximum Prices—Sales by Wholesale Distributors

- 22. (1) The maximum price at which a wholesale distributor may sell any grade and variety of imported apples in any month delivered
 - (a) at any point in that part of Canada west of the 88th degree of west longitude shall, according to the kind of container, be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in British Columbia delivered to that point in that month;
 - (b) at any point in Ontario east of the 88th degree of west longitude, or in Quebec shall, according to the kind of container, be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in Ontario or Quebec delivered to that point in that month; or
 - (c) at any point in the Maritimes shall, according to the kind of container, be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in the Maritimes delivered to that point in that month.
- (2) The provisions of Section 20 respecting maximum combined markups of wholesale distributors shall also apply to sales of imported apples.

Maximum Prices—Sales by Retailers of Apples Purchased from Wholesale Distributors

23. The maximum price at which any person may sell at retail any grade and variety of imported apples purchased by him from a wholesale distributor, shall be the sum of the following:—

- (a) the actual price delivered to the city, town or village in which he has his place of business paid by him for those apples but not in any event exceeding the maximum price at which they may be sold to him by a wholesale distributor under the provisions of this Order; and
- (b) a markup not exceeding,
 - (i) 20 per cent of his selling price if the apples are packed and sold in containers having a capacity of 35 pounds or more; or
 - (ii) 25 per cent of his selling price if the apples are sold in quantities of less than 35 pounds or are packed and sold in containers having a capacity of less than 35 pounds.

Maximum Prices—Sales by Retailers of Apples imported by the Retailers

- 24. The maximum price at which any person may, during any month, sell at retail at any point in Canada any grade and variety of apples imported by him, shall, according to the kind of container, be the sum of the following
 - (a) an amount equal to the maximum price at which during that month a shipper may sell to a wholesale distributor delivered to that point apples of the same variety group and grade grown
 - (i) in British Columbia, if that point is in that part of Canada west of the 88th degree of west longitude;
 - (ii) in Ontario or Quebec, if that point is in that part of Ontario east of the 88th degree of west longitude or is in Quebec;
 - (iii) in the Maritimes, if that point is in the Maritimes; and
 - (b) a markup not exceeding
 - (i) 25 per cent of his selling price if the apples are packed and sold in containers having a capacity of 35 pounds or more; or
 - (ii) 30 per cent of his selling price if the apples are sold in quantities of less than 35 pounds or are packed and sold in containers having a capacity of less than 35 pounds.

Sales at Retail of Imported Apples by Weight and by Unit

- 25. (1) For the purposes of this Section "lawful laid-down cost" means the amount set forth in clause (a) of Section 23 or 24, as the case may be.
- (2) When imported apples are sold at retail by unit, the maximum price per unit shall be determined by dividing the lawful laid-down cost of such apples per original container by the number of units in the original container in which the fruit is packed when received by the retailer and by adding to the cost per unit so obtained a markup not exceeding the markup set forth in paragraph (ii) of clause (b) of Section 23 or 24, as the case may be.
- (3) When imported apples are sold at retail by weight the maximum price per pound shall be determined by dividing the lawful laid-down cost of such apples per original container by the net weight of the apples in the original container in which they were packed when received by the retailer and by adding to the cost per pound so obtained a markup not exceeding the applicable markup set forth in clause (b) of Section 23 or 24, as the case may be.
- (4) For the purposes of this Section, the number of apples or the net weight of the apples, as the case may be, in the original container when received by the retailer shall be deemed to be the number of apples or the net weight
 - (a) stamped or marked on the container; or
 - (b) if not so stamped or marked, as shown on his supplier's invoice; or
 - (c) if neither so stamped or marked nor shown on his supplier's invoice, actually in the container when received by him.

PART VII—RECORDS OF SALES AND PURCHASES

Sales Invoices

26. (1) On every sale of apples other than a sale at retail every seller shall at the time of delivery of the apples furnish the buyer with an invoice showing,

- (a) the name and identifying address of the seller and the buyer and the date of sale;
- (b) the grade and variety of apples and the kind of container in which they are packed;
- (c) the province in which the apples are grown; and
- (d) the quantity sold and the price charged.
- (2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

- 27. Every wholesale distributor and every retailer shall immediately upon receipt by him of any apples purchased by him make a written record at the place of business at which he receives the apples showing:—
 - (a) the name and identifying address of his supplier and the date of purchase;
 - (b) the grade and variety of apples and the kind of container in which they are packed;
 - (c) the province in which they are grown; and
- (d) the quantity purchased and actual price paid; however, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 26 he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

28. Every invoice and record which a seller of apples is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

29. Every person who sells apples at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the grade, variety, quantity and price of the apples sold.

PART VIII—GENERAL PROVISIONS

Protective Services

- 30. (1) "Protective Services" means heat, refrigeration, or insulation of a freight car in which apples are shipped.
- (2) The maximum prices fixed by this Order do not include the cost of protective services necessary to protect shipments of apples while in transit. Where it is necessary to use any customary protective service for the protection of any shipment of apples while in transit the maximum price at which any person may sell those apples shall be an amount equal to the maximum price fixed by the other provisions of this Order on sales by him of those apples to that class of buyer PLUS the actual cost of that protective service but not exceeding the standard or customary charge for same.

Sales of Apples in Unlisted Containers

31. (1) The maximum price at which any person may sell to any class of buyer any apples in a container not listed in the Schedule hereto shall be determined on the basis of the maximum price fixed by this Order for sales to the same class of buyer of that grade and variety of apples packed in its base container according to the relationship which the net weight of the apples in such unlisted container bears to the standard net weight of the apples in its base container, cost of container included. For the purposes of this Section the base containers for apples and the standard net weights thereof shall be deemed to be as follows:—

TABLE OF BASE CONTAINERS

Area of production	Base container Standard net weight
Ontario and Quebec(Part I)	Bushel hamper, 40 pounds
Maritimes(Part II)	
British Columbia(Part III)	Standard box 42 pounds

(2) This Section does not apply to sales at retail of apples in unlisted containers except when the apples are sold by the container in the original container in which they were packed when received by the seller. If the apples are not sold in the unbroken original container but in smaller quantities Section 21, 23, 24 or 25 shall apply depending on the country of origin of the apples.

Dated at Ottawa this 2nd day of October, 1944.

E. J. CHAMBERS.

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-1398

Maximum Prices of Canadian grown apples when sold by shippers to wholesale distributors, to operators of dehydrating plants, to commercial processors of apples, to any retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the apples at such warehouse and to any person who buys apples in carload lots.

Notes to Schedule "A"

- 1. The maximum prices in this Schedule include the cost of the containers.
- 2. All containers listed in this Schedule are standard containers conforming with the Regulations under The Fruit, Vegetables and Honey Act.
- 3. For maximum prices of apples in containers not listed in the Schedule see Section 31.
- 4. The maximum prices in the Schedule are for apples properly packed according to the said Regulations. For maximum prices of "loose-packed" apples see Section 15.
- 5. Ungraded apples and windfalls must be priced according to Sections 16 and 17, respectively.
 - 6. The following grade abbreviations are used in this Schedule:

Extra Fancy Grade	E.F.
Fancy Grade	Fcy.
"C" Grade	"C"
Combination Fancy and "C" Grade	Comb. Fcy-C
Nø. 1 Grade	No. 1
Domestic Grade	Dom.
Household Grade	H. H.
Combination No. 1 and Domestic Grade	Comb.

PART I

Maximum prices of apples grown in Ontario or Quebec when sold for delivery at any point in Southern Ontario by shippers to the above named classes of buyers.

Kind of Container	Varieti	es in Group	No. 1	Varieties in Group No. 2			
Kind of Container	Grades			Grades			
	No. 1	Comb.	Dom.	No. 1	Comb.	Dom.	
BarrelCrateHalf Crate	\$ cts. 6 60 2 40 1 44 2 20	\$ cts. 6 15 2 25 1 35	\$ ets. 5 70 2 10 1 26 1 90	\$ cts. 5 60 2 05 1 23 1 85	\$ cts. 5 30 1 95 1 17 1 75	\$ cts. 5 00 1 85 1 11 1 65	
Bushel Hamper. Half Bushel Hamper. 11-qt. Basket. 6-qt. Basket.	1 32 0 82 0 49	2 05 1 23 0 76 0 45	1 14 0 70 0 42	1 11 0 68 0 41	1 75 1 05 0 65 0 39	0 99 0 62 0 37	

	7	Varieties in Group No. 1				Varieties in Group No. 2		
Kind of Container		Gr	ades	- 1	*	Grades		
6	E. F.	Fey.	Comb. FeyC	"C"	Fey.	Comb. FeyC	"C"	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	
Box (wrapped)	2 80	2 55	2 43	2 30	2 20	2 10	2 00	
Bushel Carton (wrapped or divided)	2 80	2 55	2 43	2 30	2 20	2 10	2 00	
Bushel Carton (un- wrapped)	2 65	2 40	2 28	2 15	2 05	1 95	1 85	
(wrapped or divided)	1 68	1 53	1 46	1 38	1 32	1 26	1 20	
Half Bushel Carton (unwrapped) Peck Carton	1 59 1 00	1 44 0 90	1 37 0 85	1 29 0 80	1 23 0 78	1 17 0 75	1 11 0 70	

PART II

Maximum Prices of apples grown in the Maritimes when sold by shippers to the above named classes of buyers. All prices are f. o. b. Kentville, Nova Scotia.

	Variet Group		Varieties in Group No. 2		
Kind of Container	Grad	des	Grad	les	
	No. 1	Dom.	No. 1	Dom.	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	
Barrel Bushel Hamper Bushel Carton	5 85 1 95 1 95	4 95 1 65 1 65	4 85 1 62 1 62	4 25 1 42 1 42	

	Var	ieties in G	roup No. 1	Varieties in Group No. 2				
Kind of Container		Gra	ides		Grades			
	E. F.	Fcy.	Comb. FeyC	"C"	Fcy.	Comb. FcyC	"C"	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	
Box (wrapped)	2 60	2 35	2 23	2 10	2 00	1 90	1 80	

PART III

Maximum Prices of apples grown in British Columbia when sold by shippers to the above named classes of buyers except when apples of the McIntosh Family and Fameuse (Snow) varieties are sold for delivery east of the 88th degree of West Longitude. All prices are f.o.b. Kelowna, British Columbia.

		Varieti	es in Gro	up No. 1	Varieties in Group No. 2					
Kind of Container		Grades					Grades			
	E. F.	Fey.	Comb. FeyC	"C"	н.н.	Fcy.	Comb. FeyC	"C"	н.н.	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	
Box (wrapped)	2 35	2 10	1 90	1 75		1 85	1 75	1 65		
Box (unwrapped)			1 75	1 60	1 70		1 60	1 50	1 55	

Maximum Prices of apples grown in British Columbia of the McIntosh Family and Fameuse (Snow) varieties when sold for delivery east of the 88th degree of West Longitude by shippers to the above named classes of buyers. All prices are f.o.b. Kelowna, British Columbia.

Kind of Container	Grades				
	E.F.	Fey.	Comb. FcyC	"C"	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	
Box (wrapped)	2 20	1 95	1 85	1 70	

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

OIL CONTROLLER

Order No. Oil 17A

(Order No. Oil 17—Petroleum Products Lighting in Power Shortage Areas—Rescinded)

Dated September 29, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other Order in Council or Statute,

It is Hereby Ordered as Follows:

1. Effective October 1, 1944, the Oil Controller's Order No. Oil 17 dated November 27, 1942 is rescinded.

GEORGE CAULTON,

Deputy Oil Controller.

Approved:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

PART V

Export Permit Branch (Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 100

Ottawa, September 29, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, the undersigned hereby orders that, effective on and after September 29, 1944, Live Sheep and Lambs be exempted from the requirement of an export permit when shipped from Canada to British Empire destinations or to the United States.

JAS. A. MACKINNON,
Minister of Trade and Commerce.

VOLUME IV No. 2



OCTOBER 16, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTTER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944

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PART I

Orders in Council

Order in Council extending powers, duties and functions of Canadian Medical Procurement and Assignment Board

P.C. 7523

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council approved by His Excellency the Governor General on the 6th October, 1944.

The Committee of the Privy Council have had before them a report, dated 16th September, 1944, from the Associate Minister of National Defence, representing as follows.—

Pursuant to the provisions of Order in Council dated 20th July, 1942, P.C. 6185, as amended by Orders in Council dated 17th November, 1942, P.C. 10360 and 1st December, 1942, P.C. 10934, a committee in the Department of National Defence at National Defence Headquarters, known as "The Canadian Medical Procurement and Assignment Board" has been established.

The duties of the said Board are to determine the number of physicians, dentists, nurses and medical and dental technical personnel available for appointment to the armed forces; to allocate the medical and dental officers, nursing sisters and medical and dental technical personnel in proper proportion for appointment to the three branches of the said forces; to consider in relation to the requirements of the armed forces the requirements of civilian medical, dental and nursing services and war industry; and to make surveys and investigations with respect to the availability of physicians, dentists, nurses and medical and dental technical personnel in order that adequate provision may be made for the future requirements of the armed forces.

It is now considered desirable that the duties of the said Board, acting in an advisory capacity to the Rehabilitation Branch of the Department of Pensions and National Health, should be extended to include the survey of post-graduate and refresher training facilities in Canada designed to meet the needs of ex-service personnel in the fields of medicine and public health and to study and advise upon the placement opportunities in Canada for medical practitioners and that a representative of the Association of Canadian Medical Colleges, a representative of the Royal College of Physicians and Surgeons of Canada, and a representative of the Canadian Hospital Council should be appointed to the Board.

The Committee, therefore, on the recommendation of the Associate Minister of National Defence, advise that the powers, duties and functions of "The Canadian Medical Procurement and Assignment Board" established by Order in Council dated the 20th July, 1942, P.C. 6185, as amended, be exercised in relation to and extended to include the survey of post-graduate and refresher training facilities in Canada designed to meet the needs of ex-service personnel in the fields of medicine and public health and the placement opportunities in Canada for medical practitioners.

The Committee, on the same recommendation, further advise that in addition to the present members the following persons be hereby appointed members of The Canadian Medical Procurement and Assignment Board:

- (a) a representative appointed by the Association of Canadian Medical Colleges;
- (b) a representative appointed by the Royal College of Physicians and Surgeons of Canada, and
- (c) a representative appointed by the Canadian Hospital Council.

Order in Council permitting an increase in the tariff of fares and tolls, Sombra-Marine City ferry

P.C. 7753

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy
Council, approved by His Excellency the Governor General on the 6th October,
1944.

The Committee of the Privy Council have had before them a report dated 2nd October, 1944, from the Minister of Public Works, stating:—

That Mr. Frank Johnson, of Sombra, Ontario, holds a licence under the provisions of Chapter 68, Revised Statutes of Canada, 1927—the Ferries Act—for the operation of a public ferry across the St. Clair river between Sombra, in the Province of Ontario, and Marine City, in the State of Michigan, one of the United States of America, which licence will expire on April 30, 1945;

That the clause in this licence establishing the maximum fares and tolls to be collected from the users of the ferry reads as follows:

NINTH: "The charges for fares and tolls to be made on the said ferry, for each way, during the hours stipulated, shall not at any time exceed the following:

Adult fares, one way during summer months	\$0.10	each
Adult fares, one way or return, during December, February and		
March of winter season	0.25	66
Children, one way, under 12 years of age	0.05	"
Automobiles, per trip, including driver	0.75	66
Truck, Light, per trip, including driver	1.50	46
Trucks, loaded, per trip, including driver	2.50	66

That Mr. Johnson has represented that, due to conditions created by war, it is necessary to increase some of the rates in the present tariff and, if this request is acceded to, the amended clause will be as follows:

NINTH: "The charges for fares and tolls to be made on the said ferry, for each way, during the hours stipulated, shall not at any time exceed the following:

Automobile and driver	\$0.75
Automobile passenger	0.10
Foot passenger	0.15
Child under twelve years of age	0.05
Truck, Light, including driver	1.50
Truck, loaded, including driver	2.50
Adult fares one way or return, during December, February and March	
of winter season	0.25

That the Municipal Council of the Township of Sombra have agreed to the proposed increase in the tariff of fares and tolls; and

That the District Engineer of the Department of Public Works, with the concurrence of the Chief Engineer, recommends for approval the changes in the tariff as requested by Mr. Johnson;

The Committee, therefore, on the recommendation of the Minister of Public Works, advise that under authority of the War Measures Act authority be granted to amend clause nine of the ferry licence presently held by Mr. Frank Johnson so as to provide for the aforesaid increase in the fares and tolls to be collected on the ferry in question, the increased rates to remain in force until the cessation of hostilities in the present war or until the expiry date of the existing ferry licence whichever event occurs first.

Order in Council permitting an increase in the tariff of fares and tolls, Walpole Island-Algonac ferry

P.C. 7754

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 6th October, 1944.

The Committee of the Privy Council have had before them a report, dated 2nd October, 1944, from the Minister of Public Works, stating:—

That Mr. Morgan S. Dalgety of Sombra, Ontario, holds a licence under the provisions of Chapter 68, Revised Statutes of Canada, 1927—the Ferries Act—for the operation of a public ferry across the St. Clair river between Walpole Island, Ont., and Algonac, Michigan, U.S.A., which licence will expire on April 30, 1947;

That the clause of this licence establishing the maximum fares and tolls to be collected from the users of the ferry reads as follows:

NINTH: The Charges for fares and tolls to be made on the said ferry during the hours stipulated shall not at any time exceed the following:

SUMMER SCHEDULE RATES

Automobiles, one way	.75
Passengers, adults, white, one way (including drivers of automobiles)	.10
Foot passengers, adults, white, round trip	.15
A ticket to be given upon receipt of a round trip fare which would	
entitle the holder to a return passage at any time during the	传》
season for which it is issued.	
Children under 10 years of age, one way	.05
Children under 10 years of age, round trip	.10
All Indians to be charged a single fare each way of	.05

WINTER SCHEDULE RATES

All persons over 5 years of age, including Indians, each way	.10	
That Mr. Dalgety has represented that, due to conditions created by	war, it is	3
necessary to increase some of the rates in the present tariff and if this r	request is	3

necessary to increase some of the rates in the present tariff and, if this request is acceded to, the amended clause will be as follows:

NINTH: The charges for fares and tolls to be made on the said ferry during the hours stipulated, shall not at any time exceed the following:

SUMMER SCHEDULE RATES

Automobile and driver, one way	.75
Automobile passengers, adults, non-Indian, one way	.15
Foot passengers, adults, non-Indian, one way	.15
Children under ten years of age, non-Indian one way	.10
All Indians to be charged a single fare each way of	.05

WINTER SCHEDULE RATES

Automobile and driver—one way	.75
All persons over five years of age, non-Indian, one way	.15
All Indians over five years of age—one way	10

That the Indian Council of Walpole Island have agreed to the proposed increase in the tariff of fares and tolls; and

That the District Engineer of the Department of Public Works, with the concurrence of the Chief Engineer, recommends for approval the changes in the tariff as requested by Mr. Dalgety.

Automobiles one way

The Committee, therefore, on the recommendation of the Minister of Public Works, advise that under authority of the War Measures Act authority be granted to amend clause nine of the ferry licence presently held by Mr. Morgan S. Dalgety so as to provide for the aforesaid increase in the fares and tolls to be collected on the ferry in question, the increased rates to remain in force until the cessation of hostilities in the present war or until the expiry date of the existing ferry licence whichever event occurs first.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council permitting an increase in the tariff of fares and tolls, Port Lambton-Roberts Landing ferry

P.C. 7755

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 6th October, 1944.

The Committee of the Privy Council have had before them a report dated

2nd October, 1944, from the Minister of Public Works, stating:—

That Mr. W. G. Dawson, of Port Lambton, Ontario, holds a licence under the provisions of Chapter 68, Revised Statutes of Canada, 1927—the Ferries Act—for the operation of a public ferry across the St. Clair river between Port Lambton, in the Province of Ontario, and Roberts Landing in the State of Michigan, one of the United States of America, which licence will expire on December 31, 1947;

That the clause in this licence establishing the maximum fares and tolls to be

collected from the users of the ferry reads as follows:

NINTH: The charges for fares and tolls to be made on the said ferry for each way during the hours stipulated shall not at any time exceed the following:

Adult fares, one way	\$0.10	each
Children, one way, under 12 years of age	0.05	66
Automobiles, per trip	0.50	66
Trucks, light, per trip, including driver	1.50	66
Trucks, loaded, per trip, including driver	2.50	66

That Mr. Dawson has represented that, due to conditions created by war, it is necessary to increase some of the rates in the present tariff and, if this request is acceded to, the amended clause will be as follows:

NINTH: The charges for fares and tolls to be made on the said ferry for each way during the hours stipulated shall not at any time exceed the following:

Automobile and driver	\$0.75
Automobile passenger	0.10
Foot passenger	0.15
Child under twelve years of age	0.05
Truck, light, including driver	1.50
Truck, light, including driver. Truck, loaded including driver.	2.50

That the Municipal Council of the Township of Sombra have agreed to the proposed increase in the tariff of fares and tolls; and

That the District Engineer of the Department of Public Works, with the concurrence of the Chief Engineer, recommends for approval the changes in the tariff as

requested by Mr. Dawson.

The Committee, therefore, on the recommendation of the Minister of Public Works, advise that under authority of the War Measures Act authority be granted to amend clause nine of the ferry licence presently held by Mr. W. G. Dawson so as to provide for the aforesaid increase in the fares and tolls to be collected on the ferry in question, the increased rates to remain in force until the cessation of hostilities in the present war or until the expiry date of the existing ferry licence, whichever event occurs first.

Order in Council amending Defence of Canada Regulations (Consolidation) 1942 re wearing of uniforms

P.C. 7762

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 6th day of October, 1944.

PRESENT

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is desirable to permit a discharged member of the Naval, Military or Air Force of Canada to wear the uniform of the force to which he formerly belonged for a period of thirty days following his discharge or with the consent of the appropriate Officer Commanding at any time thereafter;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942 and they are hereby amended by revoking Regulation 38B thereof and substituting therefor the following:

38B (1) No person other than a member of one of the forces or services in this Regulation mentioned shall wear and no person shall manufacture, procure, sell or dispose of for the personal wear of any person not such a member, any naval, military, air force, police, special police, fire brigade, auxiliary fire service uniform or portion thereof, whether Canadian or foreign, or any badge or emblem supplied or authorized for the use of any such member by any government department or local or public authority or any uniform or badge or emblem so nearly resembling any such uniform, badge or emblem as to be likely to be mistaken therefor; Provided, however, that a former member of the naval, military or air forces of Canada may wear the uniform of the force to which he formerly belonged for a period of thirty days immediately following his retirement or discharge therefrom if such member was not removed or discharged for misconduct or did not leave the force as a result of a sentence of a Court-Martial or a conviction by a civil power, and at any time thereafter with the written permission of an Officer Commanding a Naval Reserve Division, the District Officer Commanding a Military District or an Air or other Officer Commanding an Air or Training Command.

(2) Any former member of the naval, military or air forces of Canada who (pursuant to due authority) is wearing the uniform of the force to which he formerly belonged or any part of such uniform and who does or fails to do any act or thing which, were he a member of such force serving on active service, would constitute an offence against or be punishable under any statute, regulation or order governing or relating to the discipline or conduct of members of the naval, military or air forces of Canada shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding three hundred dollars or to imprisonment for a term not exceeding six months or to both such fine and such imprisonment.

(3) Upon reasonable suspicion that a person has violated the provisions of paragraph two of this Regulation it shall be lawful for any constable or if no constable can be immediately met with then for any member of the naval, military or air forces legally exercising authority under a Staff Officer Naval Shore Patrol or any Army or Air Force Provost Marshal to apprehend such suspected person and where such suspected person is apprehended by such a member of the forces such member shall as soon as reasonably possible hand over such suspected person to the nearest constable to be dealt with according to law, and if no constable is conveniently available, such person may be held in military, naval or air force custody until a reasonable opportunity is afforded permitting him to be handed over to a constable to be dealt with according to law.

(4) Nothing in this Regulation shall be so construed as to prevent the manufacture, sale or wearing of any badge or emblem as an ornament or an article of

jewellery.

Order in Council extending the time during which wood fuel may be contracted for and cut to be entitled to subsidy

P.C. 7802

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 6th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3465 of April 29, 1943, as amended, authorizes the Wartime Prices and Trade Board to direct Commodity Prices Stabilization Corporation Ltd. to pay, on the certification of the Timber Controller, a subsidy or bonus of \$1.00 per standard cord on all commercial wood fuel contracted for and cut on or before September 30, 1944, and delivered to a dealer or held to his account after March 5, 1943;

And whereas the Minister of Munitions and Supply reports that it is desirable to extend to December 31, 1944, the time within which wood fuel may be contracted for and cut in order that the dealer to whom it is delivered or on whose account it is held may be entitled to the subsidy and to restrict the subsidy to wood fuel delivered to or held to the account of a dealer after September 30, 1943, and to amend the said Order in Council accordingly and as hereinafter set out.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, concurred in by the Minister of Finance, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to amend Order in Council P.C. 3465 of April 29, 1943, and it is hereby further amended as follows.—

- 1. Paragraph (a) of Section 2 is amended to read as follows:
- "(a) \$1.00 per standard cord of 128 cubic feet on all commercial wood fuel contracted for and cut on or before December 31, 1944, and delivered to a dealer or held to his account after September 30, 1943;"
 - 2. Sections 3 and 4 (c) are revoked.
 - 3. Section 7 is amended to read as follows:
 - "7. Commodity Prices Stabilization Corporation Ltd. is hereby authorized to pay the subsidies and bonuses as described in Section 2 hereof out of the general funds allotted and paid over to it by the Minister of Finance from the monies appropriated by Parliament under the War Appropriation Act to the account of the Department of Finance."

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

Merchant Seamen Foreign Jurisdiction Order, 1944,

Designation of Investigating Officers

4, the undersigned Minister of Justice, pursuant to Section 2 of the Merchant Seamen Foreign Jurisdiction Order, 1944, as made and established by Order in Council P.C. 4312, dated 5th June, 1944, do hereby designate as investigating officer to act under the said Order the following officer, namely,

Lieutenant G. C. De Wolfe, O. 19470 R.C.N.V.R.

Dated at Ottawa this 29th day of September, 1944.

LOUIS S. ST. LAURENT,

Minister of Justice.

Merchant Seamen Foreign Jurisdiction Order, 1944, Designation of Investigating Officers

I, the undersigned Minister of Justice, pursuant to Section 2 of the Merchant Seamen Foreign Jurisdiction Order, 1944, as made and established by Order in Council P.C. 4312, dated 5th June, 1944, do hereby designate as investigating officers to act under the said Order

Any commissioned officer of the Royal Navy; Royal Australian Navy; Royal New Zealand Navy; Royal Indian Navy; South African Naval Forces; or of any Reserve Forces of the above, holding the acting or confirmed rank of Lieutenant-Commander or above, who is serving as, or attached to, or serving on the staff of a Naval Control Service Officer or British Routeing Liaison Officer. Dated 'at Ottawa this 29th day of September, 1944.

LOUIS S. ST. LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

Series D No. 47 T.C. 174

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 2nd October, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 1st September, 1944, the undermentioned product is accorded the tariff treatment hereunder indicated and is exempted from the War Exchange Tax and the Special Excise Tax:—

Coquina shells, not further manufactured than crushed or screened, or both, for use as poultry feeds or in the manufacture of poultry feeds.

British Preferential TariffFr	ee
Intermediate TariffFr	ee
General TariffFr	ee

(To be designated as tariff item 680b)

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

(P.C. 7395, 26/9/44—Authority War Measures Act.)

DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

Ottawa, October 5, 1944.

In exercise of the authority vested in me by the Veterans' Dual Service Pension Order, P.C. 160/7746, I hereby appoint the War Veterans' Allowance Board, as constituted under the War Veterans' Allowance Act, to administer the said Veterans' Dual Service Pension Order.

IAN MACKENZIE,

Minister.

PART III

Wartime Prices and Trade Board (Finance)

WARTIME PRICES AND TRADE BOARD

(Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION

Notice

Living Accommodation in Tourist Cabins and in Automobile Trailers in Certain
Parts of Ontario and Manitoba

Under authority conferred by Order No. 425 of the Wartime Prices and Trade Board, notice is hereby given that on and after November 1, 1944, the areas listed below shall be designated areas to which the provisions of said Order No. 425 shall apply.

County of Carleton in the Province of Ontario.

City of Winnipeg, and all that area within a radius of twenty-five miles thereof; the Town of Dauphin and all that area within a radius of twenty-five miles thereof; and the Town of Winnipeg Beach and all that area within a radius of twenty-five miles thereof; all in the Province of Manitoba.

Dated at Ottawa this 2nd day of October, 1944.

O. LOBLEY,

Rentals Administrator.



Board Order

WARTIME PRICES AND TRADE BOARD

Order No. 442

Pork Products

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

- 1. Board Orders Nos. 247, 321 and 417 are hereby revoked.
- 2. This Order comes into force on October 16, 1944.

Made at Ottawa, this 2nd day of October, 1944.

D. GORDON,
Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1400

Maximum Prices of Canned Fruits and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered as follows:

1. Administrator's Order No. A-779 is hereby revoked. That Order was replaced by Administrator's Order No. A-1327, which came into force on September 1, 1944.

2. Schedule "A" to Administrator's Order No. A-1327 is hereby amended by striking out the item "Apples, Solid Pack—\$5.25" appearing at the end of the Schedule and by adding the following at the end of the Schedule under the following headings:

"Product		Maximum	Price-all	provinces
		according	to size of	container
	Quality	20 oz.	48 oz.	105 oz.
Apples, Solid Pack—	Fancy			\$5.50
	Choice			5.25
	Standard			5.00
Vitamin C Fortified Apple Ju	uice—Choice	\$1.18	\$2.40	4.55"

- 3. Section 9 of the said Order is hereby amended by inserting the words, "except Vitamin 'C' fortified apple juice," immediately after the words, "in Schedule 'A'" where they appear in the said Section.
 - 4. This Order comes into force on October 10, 1944.

Dated at Ottawa this 6th day of October, 1944.

F. D. MATHERS,

Administrator of Processed Fruits and Vegetables.

Approved:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES "AND TRADE BOARD

Administrator's Order No. A-1401

Labelling and Invoicing of Men's and Boys' Caps

Under powers given by the Wartime Prices and Trade Board to the Administrator of Men's and Boys' Furnishings, it is hereby ordered as follows:

Effective Date

1. This Order comes into effect on November 1 1944.

Labelling

2. No man's or boy's cap which is wholly or partly manufactured in Canada after November 1 1944 shall be displayed for sale or shipped or delivered in pursuance of a sale by any person, unless at the time of display, shipping or delivery, the name or Wartime Prices and Trade Board licence number of the person who manufactured it, or that person's registered trade mark for that cap and the size of that cap are printed, written, woven or stamped on that cap or on a label or tag attached to it. All such trade marks must be recorded with the said Administrator before offering such caps for sale in pursuance of this Order.

3. Nothing in Section 2 shall prohibit a wholesaler, or a retailer or a manufacturer, at the request of such wholesaler or retailer, from affixing or attaching a wholesaler's or retailer's registered trade mark on any cap in addition to the manufacturer's name or Wartime Prices and Trade Board licence number or the manufacturer's registered trade mark for that cap, provided such wholesaler's or retailer's registered trade mark is filed with the said Administrator.

Invoices

- 4. Every manufacturer or wholesaler of Men's and Boys' caps shall, within ten (10) days from the date of shipment by him of any cap, supply the person to whom it is shipped with an invoice showing:—
 - (a) the date of the shipment;
 - (b) his name and address and that of the person to whom the cap is shipped;
 - (c) the manufacturer's or the wholesaler's style number;
 - (d) the exact quantity of each style involved in the shipment, the price per sales unit and the total price thereof;
 - (e) all discounts allowable by him on the said total price;
 - (f) a declaration which may be printed, written or stamped on the invoice stating that the price charged for any cap shown on the invoice is not more than the highest price fixed by or under the Wartime Prices and Trade Regulations or by or on behalf of the Board on sales by him of that cap.
- 5. No retailer shall in pursuance of any sale deliver any cap which he purchases after this Order becomes effective unless he first receives an invoice for that cap from his supplier as required by Section 4.

Records and Invoices to be Kept

- 6. (1) Every person who manufactures caps shall keep a proper record of his manufacture and sale of such caps showing the price thereof and the materials used in their manufacture.
- (2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in caps.
- (3) Every record and invoice which by this Section a person is required to make and keep shall, upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

Exemptions

- 7. This Order shall not apply to the manufacture, sale or delivery of caps when the manufacture, sale or delivery is on the order of one or more of the following departments of the Government of Canada namely, Department of Munitions and Supply, any of the Departments of National Defence or the Department of Pensions and National Health, or any agency of any of them.
- 8. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon written application to him, may grant in any individual cases of undue hardship or special circumstances.

Dated at Ottawa, this 7th day of October, 1944.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1402

Leather Dress Gloves and Mitts and Leather and Cotton Fabric Work Gloves and Mitts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered as follows:

- 1. Administrator's Order No. A-871, which regulated the manufacture of leather dress gloves and mitts, is revoked.
- 2. Administrator's Order No. A-872, which regulated the manufacture of leather and cotton fabric work gloves and mitts, is revoked.
 - 3. This Order shall be effective on and after October 14th, 1944.

Dated at Ottawa this 11th day of October, 1944.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,
Chairman Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 4A

(Order No. C.C. 4-Bakelite-Rescinded)

Dated October 3, 1944

Pursuant to the authority conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Chemicals No. C.C. 4 dated November 27, 1941, is rescinded.

W. H. DeBLOIS,

Deputy Controller of Chemicals.

* APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 7A

(Order No. C.C. 7—Denatured Alcohol and Specially Denatured Alcohol—Rescinded)

Dated October 3, 1944

Pursuant to the authority conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Chemicals No. C.C. 7 dated January 8, 1942, is rescinded.

W. H. DeBLOIS,

Deputy Controller of Chemicals.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 8A

(Order No. C.C. 8-Bakelite-Radios and Parts-Rescinded)

Dated October 3, 1944

Pursuant to the authority conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Chemicals No. C.C. 8 dated February 3, 1942, is rescinded.

W. H. DeBLOIS,

Deputy Controller of Chemicals.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 19A

(Order No. C.C. 19-Agar Agar-Rescinded)

Dated October 3, 1944

Pursuant to the authority conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Chemicals No. C. C. 19 dated March 26, 1943, is rescinded.

W. H. DeBLOIS,

Deputy Controller of Chemicals.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 30A

(Order No. C.C. 30—Thermoplastics—Rescinded)

Dated October 3, 1944

Pursuant to the authority conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Chemicals No. C.C. 30 dated August 9, 1943, is rescinded.

W. H. DeBLOIS,

Deputy Controller of Chemicals.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CONSTRUCTION

Order No. 20A

(Order No. 20-Eastern Construction Control Advisory Committee-Rescinded)

Dated October 2, 1944

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Construction No. 20 dated February 24, 1943, is rescinded.

J. P. MACKENZIE,

Controller of Construction:

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 22A

(Order No. M.C. 22—Organs—Uses of Non-ferrous Metals—Rescinded)

Dated September 30, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 22 dated July 30, 1942, is hereby rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

THE POWER CONTROLLER

Order No. P.C. 5A

(Order No. P.C. 5-Power Shortage Areas-Rescinded)

Dated October 1, 1944

Pursuant to the powers conferred by Order in Council P.C. 9246 of November 26, 1942, and any other Order in Council or statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Effective October 1, 1944, the Power Controller's Order No. P.C. 5 dated September 20, 1942, is rescinded.

H. J. SYMINGTON.

Power Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

Timber Controller

ORDER NO. TIMBER 13A

(Hardwood Aircraft Veneer Logs)

Dated October 3, 1944

Pursuant to the authority conferred by Order in Council P.C. 1997 of March 21, 1944, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order, "hardwood aircraft veneer logs" shall mean logs which have been cut from live birch trees or live hard maple trees and which are suitable for aircraft veneer.

2. Approval of Sales and Specifications by Veneer Log Supply Limited

- (1) No person shall purchase or acquire any hardwood aircraft veneer logs unless the contract for the purchase thereof has been approved in writing by Veneer Log Supply Limited.
- (2) Every person desiring the approval of Veneer Log Supply Limited to any contract for the purchase or acquisition of hardwood aircraft veneer logs shall submit for approval by Veneer Log Supply Limited the specifications of the hardwood aircraft veneer logs intended to be purchased under the contract.

3. Application of Order

This Order shall extend and apply only to hardwood aircraft veneer logs originating in the provinces of Nova Scotia, New Brunswick, Quebec and Ontario.

4. Order No. T.C. 13 Rescinded

The Order of the Deputy Timber Controller No. T.C. 13 dated September 15, 1942 is rescinded.

J. H. LAMPREY.

Deputy Timber Controller.

Approved:

J. GERALD GODSOE

Chairman. Wartime Industries Control Board.

* . * .

VOLUME IV, No. 3



OCTOBER 23, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

Order in Council amending P.C. 53/4120, 19 May, 1943, re compensation for loss of registered or insured postal packets.

P.C. 102/7746

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 4th October, 1944.

The Board recommend that, under authority of the War Measures Act, the regulations made by Order in Council P.C. 53/4120, dated 19th May, 1943, be amended by inserting the words "PART I" at the commencement thereof and by adding the following as "PART II" thereof:

PART II

"Where loss of or from a registered or insured postal packet takes place in the Dominion of Canada after receipt thereof, from the Postal Service, by a unit of the Royal Air Force, compensation not exceeding the sum of \$100.00 in respect of loss of or from any one such registered or insured postal packet or of the contents thereof shall be payable to the addressee or to the sender upon the addressee waiving his claim; subject, however, to the terms and conditions hereinafter set forth:

- 1. Each case wherein such loss occurs shall be reported to the Judge Advocate General.
- 2. The Judge Advocate General shall have power to cause such investigation as he deems necessary to be carried out in respect of such loss, and if in the opinion of the Judge Advocate General the loss has occurred after delivery by the Postal Service to a unit of the Royal Air Force he shall certify accordingly to the Chief Treasury Officer stating the compensation which is payable to the addressee or the sender upon the addressee waiving his claim, and the Chief Treasury Officer shall, upon such certification, make payment accordingly.
- 3. The Judge Advocate General shall determine the compensation and payment shall be made on the same scale as would have been paid by the Canadian Post Office Authorities had the said registered or insured postal packet been lost while in the possession of the said Post Office Authorities, the compensation not to exceed \$100.00 in respect of the loss of any one registered article or insured parcel or the contents thereof.
- 4. For the purposes of this order the expression 'unit of the Royal Air Force' shall mean, with respect to the period ending June 30, 1942, any training school, unit or formation of the Royal Air Force present in Canada under the conditions mentioned in Order in Council P.C. 6841 dated 25th November, 1940, and, with respect to the period subsequent to and including July 1, 1942, any Royal Air Force unit serving in the Combined Training Organization in Canada.
- 5. The provisions of this Part shall be deemed to come into force and operation as of and from the 25th day of November, 1940, provided, however, that except for the purpose of dealing with claims outstanding at the date of this order the said provisions shall be deemed to have come into force and operation as of and from the date hereof."

Settlement of the cost involved as between the Canadian and United Kingdom Governments to be on the following basis:

- 1. Where compensation is paid in respect of a loss which occurred prior to or on June 30, 1942, in accordance with the provisions of Order in Council P.C. 107/7730, dated October 6, 1943.
- 2. Where compensation is paid in respect of a loss which occurred on or after July 1, 1942, in accordance with the provisions of the Inter-Governmental Agreement dated June 5, 1942, between the United Kingdom, Canada, Australia and New Zealand, and approved by Order in Council P.C. 7550, dated August 26, 1942.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing Major C. M. Belyea to the Regional Selective Service Advisory Board, Maritime Employment Region

P.C. 7860

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 10th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint, effective October 1, 1944, Major C. M. Belyea, NRMA Liaison Officer in Military District No. 7, a member of the Regional Selective Service Advisory Board for the Maritime Employment Region, representing the Department of National Defence (which Board was established by P.C. 5550, 21st July, 1944).

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re furnishing of information by importers to Wartime Prices and Trade Board

P.C. 7878

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 13th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Revenue has received representations from the Wartime Prices and Trade Board to the effect that, in order that the requirements respecting maximum prices may be enforced in respect of imported goods to the same extent as domestic goods, it is necessary that information respecting certain imported goods be furnished by the importers;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue, (concurred in by the Minister of Finance) and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to order and doth hereby order that, in respect of the importation into Canada of such goods as may be designated from time to time by the Minister of National Revenue on the recommendation of the Wartime Prices and Trade

Board, the importer shall furnish with the relative Customs entry documents such additional information as the Minister of National Revenue may direct and in such form as he may require and, further that, notwithstanding any of the provisions of the Customs Act, such information may be transmitted to the Wartime Prices and Trade Board.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending the Regulations re War Savings Certificates

P.C. 7880

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 13th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4578 dated June 4, 1943, it was made an offence to traffic in or attempt to acquire war savings certificates registered in the name of another person;

And whereas the Registrar of War Savings Certificates has encountered cases where individuals have innocently and without any intent to traffic, acquired for the full cash value, War Savings Certificates registered in the names of other persons, and he reports that frequently the equities of such cases would dictate that the Certificates be redeemed in the names of such innocent holders rather than the registered owners:

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the War Measures Act, is pleased to amend Order in Council P.C. 4578 dated June 4, 1943, and it is hereby amended by adding the following paragraph to sub-clause (1) of Clause 5:

"(b) In the case of any agreement or arrangement falling within the provisions of the preceding paragraph, where in the opinion of the Minister, on the advice of the Registrar of War Savings Certificates, the transaction between the person presenting the War Savings Certificate for redemption and the registered holder involved no trafficking in War Savings Certificates, and revealed that no discount had been exacted but that the full redemption value had been paid to the registered holder, the Minister may in his absolute discretion return the War Savings Certificates to the person presenting them for redemption or send them to the registered holder or redeem them in accordance with the regulations and send the proceeds of redemption to the person presenting the Certificates, provided that in any case where the face value of the War Savings Certificates presented by a person not the registered holder is not in excess of \$50.00 the Registrar may redeem the War Savings Certificates in accordance with the regulations and pay the proceeds of such redemption to such person and the transaction whereby such person acquired the said Certificates shall be deemed to involve no trafficking or offence under this Order."

Order in Council re disposal of machine tools

P.C. 7909

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 10th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports:-

- 1. That by Order in Council P.C. 1339 of March 4, 1944, as amended by Order in Council P.C. 5300 of July 12, 1944, the Minister of Munitions and Supply was authorized to transfer to War Assets Corporation, and War Assets Corporation was authorized to sell, subject to the qualifications therein set out, machine tools which fall within two classes, namely:—
 - (a) machine tools which are surplus Crown assets as now defined in the Surplus Crown Assets Act; and
 - (b) machine tools which are not surplus Crown assets as so defined but are not, and are not likely to be, fully utilized for war production;
- 2. That experience has indicated that certain changes in the procedure authorized by the said Order in Council are advisable, particularly that the two classes of machine tools above mentioned should be dealt with separately and that the same qualifications and conditions should not apply to both, that the procedure be extended to include other production equipment and that the method of pricing be changed;
- 3. That, dealing with the firstly above mentioned class, the Crown Assets Allocation Committee has accordingly recommended that Order in Council P.C. 1339 be revoked and that the Minister of Munitions and Supply be authorized to transfer to War Assets Corporation machine tools and other production equipment (hereinafter collectively called "production equipment") reported to him from time to time pursuant to the provisions of the Surplus Crown Assets Act, to be disposed of by War Assets Corporation subject to the following qualifications and conditions:—
- (1) That, subject to the instructions of the said Minister, any such production equipment may be sold by War Assets Corporation to such persons, firms or corporations and upon such terms as the Corporation may deem proper;
- (2) That, in fixing the prices for such production equipment sold or offered for sale by it, War Assets Corporation may take into account the fact that in the majority of cases the cost of production equipment acquired by His Majesty for war purposes (much of which was of necessity imported from the United States) was substantially higher than the pre-war cost or the probable post-war cost of similar production equipment and may also take into account the extent to which such production equipment has been used prior to the sale thereof;
- (3) That, except with the approval of the said Minister, no such production equipment shall be sold at a price less than 68.2 per cent of the Canadian cost thereof less depreciation at the rate of 0.9 per cent of such cost per month for each month during which such production equipment was in operation, provided that in no event (except with such approval) shall any such production equipment be sold at a price less than 25 per cent of such cost; and "Canadian cost" shall not include transportation charges or installation cost but shall include exchange paid or payable, together with duty, war exchange tax, sales and excise taxes normally payable with respect to such production equipment, whether or not the said duties and taxes were paid or payable or were exempted, remitted or refunded at the time of purchase or importation thereof or subsequently;
- 4. That, dealing with the secondly above mentioned class, the Machine Tool War Service Committee, which as constituted to act on behalf of the Machine Tools Controller and the Co-ordinator of Production of the Department of Munitions and Supply for the purpose of advising as to the most efficient allocation and use for war

production of machine tools owned by His Majesty, and under the control and administration of the Department of Munitions and Supply advises that in present and anticipated war requirements certain production equipment, while not unnecessary to such requirements, is not, and is not likely to be, fully utilized for war production;

- 5. That the Department of Munitions and Supply has received numerous applications and enquiries from manufacturers and others who have intimated that they would be prepared to purchase certain of such production equipment either immediately or at a future date;
- 6. That the Machine Tool War Service Committee accordingly recommends that the Minister of Munitions and Supply be authorized to transfer such production equipment to War Assets Corporation, which shall thereupon assume responsibility for the custody and disposal thereof and shall proceed to sell the same subject to the qualifications and conditions set forth in clauses (2) and (3) of paragraph 3 hereof, and to the following additional conditions:—
 - (a) that no such production equipment shall be sold to any person, firm or corporation except as directed by the said Minister;
 - (b) that all sales of such production equipment by War Assets Corporation shall be upon terms that until the termination of the war the same will not be disposed of by the purchasers without the consent of the Minister of Munitions and Supply, and will be held available for use for purposes connected with war production, and also that any such production equipment may be fepurchased by or for the account of His Majesty at the prices at which it was sold by War Assets Corporation less a proper allowance for depreciation from the date of such sale;
- 7. That the Crown Assets Allocation Committee concurs in the above recommendation of the Machine Tool War Service Committee; and
- 8. That the Minister of Munitions and Supply is of the opinion that the procedure as so recommended will be in the public interest.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the Surplus Crown Assets Act is pleased hereby to revoke Order in Council P.C. 1339 of March 4, 1944, to approve the above recommendations of Crown Assets Allocation Committee and the Machine Tool War Service Committee and to authorize the Minister of Munitions and Supply and War Assets Corporation to proceed in accordance therewith.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending the Government Employees Compensation Regulations, 1942, Newfoundland

P.C. 160/7934

Certified to be a true copy of a minute of a meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 14th October, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Transport reporting:

"That by Order in Council (P.C. 1004) of the 8th day of February, 1943, regulations known as the Government Employees Compensation Regulations, 1942 (Newfoundland), were made for the purpose of making provision for payment of compensation to Government employees who are injured by accident occurring in Newfoundland or while travelling between Canada and Newfoundland, and to their dependents in case of death;

That it is deemed expedient to amend the said regulations,-

- (a) to provide for settlement of compensation, in the case of injury or death suffered by an employee ordinarily resident in Canada, in accordance with the law of the Province of Ontario, or at the election of the employee or his dependents, in accordance with the law of the province in which such employee ordinarily resides or was ordinarily resident at the time of his death:
- (b) to provide for special tariffs of medical and surgical fees, X-Ray fees, and hospital fees and allowances payable in respect of medical and surgical services, X-Ray services and hospital services in Newfoundland where, owing to increased costs of living, the charges for such services are on a somewhat higher scale than in Canada.

The undersigned, therefore, has the honour to recommend that, pursuant to the provisions of the War Measures Act, authority be given for amending the Government Employees Compensation Regulations, 1942 (Newfoundland), as follows:

- 1. By striking out Section 3 of said regulations and substituting therefor the following:—
 - '3. Where an employee ordinarily resident in Canada is caused personal injury or is killed by an accident occurring in Newfoundland, or while he is travelling between a place in Newfoundland and a place in Canada, the accident shall, for the purposes of the Government Employees Compensation Act, be deemed to have occurred in the Province of Ontario or, if the employee, or his dependents in case of death, so elect and give notice of election within one month from the happening of the accident, in the province in which the employee ordinarily resides or was ordinarily resident at the time of his death.'
 - 2. By adding to the said regulations the following as Section 7:—
 - "7. Notwithstanding anything in these regulations contained, where an employee who is entitled to compensation under these Regulations receives medical or surgical treatment or X-Ray or hospital services in Newfoundland, the Minister may authorize payment for such medical or surgical services in accordance with the scale of fees set out in the tariff of fees attached hereto marked "A"; for such X-Ray services in accordance with the tariff of fees attached hereto marked "B"; and for such hospital services in accordance with the tariff of fees and allowances attached hereto marked "C"."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

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Dominion of Canada
Department of Transport

GOVERNMENT EMPLOYEES COMPENSATION NEWFOUNDLAND

Proposed Tariff of Surgical Fees for the Guidance of Surgeons and Physicians in Preparing Accounts

VISITS AND ATTENDANCES (not included in other allowances)

2. 3.	First visit and dressing at home, plant, office or hospital Subsequent visits and dressings at home, plant, office or hospital Removal of foreign body from eye Suturing of wounds including visit:	3 00 2 00 5 00
	One to five sutures. More than five sutures.	5 00 10 00

	•	
5.	Opening of abscess, including visit:	
	Under local anaesthetic	\$ 5 00
	Under general anaesthetic	10 00
6.	Lumbar puncture, including visit	5 00
7.	Blood transfusion	15 00
8.	Debridement of burn under general anaesthetic	20 00
AN	AESTHETISTS:	
9.	General anaesthetic—minor operation	5 00
10.	General anaesthetic—major operation	10 00
A ma		
	SISTANTS:	
11.	When required—\$5.00 to \$10.00	
Aw	PUTATION CASES (covering full treatment)	
12.		00.00
13.	Shoulder (disarticulation)	90 00
14.	Arm, forearm or wrist. Hip (disarticulation).	50 00
15.	Thigh	100 00 115 00
16.	Leg, ankle joint or foot (tarsus)	50 00
17.	Finger or toe, with or without metacarpal or metatarsal, one	20 00
18.	Each additional finger or toe, with or without metacarpal or metatarsal.	10 00
10.	Date additional inger of toe, with of without inetacarpar of inetacarsar.	10 00
FRA	CTURED CASES (covering full treatment)	
19.	Humerus	75 00
20.	Radius and ulna	50 00
21.	Radius	45 00
22.	Ulna	40 00
23.	Colles	50 00
24.	Finger or metacarpal, one or more	25 00
25.	Carpus	50 00
26.	Femur	100 00
27.	Patella, operative	80 00
28.	Patella, non-operative	50 00
29.	Tibia and Fibula (shafts)	100 00
30.	Potts (including fracture of internal malleolus)	70 00
31.	Tibia (shaft)	100 00
32.	Fibula (shaft)	40 00
33.	Malleolus (internal or external)	50 00
34.	Calcaneum	70 00
35.	Tarsus	50 00
36.	Toe or metatarsal, one or more	25 00
37.	Jaw	60 00
Tip.	CTURE CASES (covering full treatment)	
		25 00
38. 39.	Malar or nasal bones.	$\begin{array}{cccc} 25 & 00 \\ 25 & 00 \end{array}$
		40 00
4 0. 4 1.	Scapula Coccyx (non-operative)	25 00
42.	Ribs, one or more.	20 00
43.	Spine: Lateral or posterior process	60 00
	Body of the vertebra.	90 00
45.	Fracture of pelvis or sacrum.	75 00
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Dis	LOCATION CASES (covering full treatment)	
4 6.	Shoulder	30 00
	* Elbow	30 00
48.	Wrist	20 00
49.	Hip	50 00
50.	Knee	50 00
51.	Semi-Lunar Cartilage	20 00
52 .	Ankle	30 00
5 3.	Tarsus	20 00

54. 55. 56. 57.	Finger or toe, one. Finger or toe, more than one. Jaw Clavicle	\$ 10 20 20 30	00
TEN	TOON SUTURE (covering full treatment)		
58.	Suture of the extensor tendons of one or several fingers or toes	35	00
59.	Suture of flexor tendons of one or several fingers or toes	50	
60.	Suture of the deep flexor tendons of the wrist or the instep	90	00
OPE	RATIONS (covering full treatment)		
61.	Removal of eye	75	00
62.	Extraction of traumatic cataract	90	
63.	Removal of foreign body from interior of eyeball	90	
64.	Iridectomy	75	
65.	Trephining of skull	100	
66.	Herniotomy	80	
67.	Semi-Lunar Cartilage Removal	100	
68. 69.	Laparotomy	100 150	
70.	Osteoplastic Craniotomy	75	
71.	Spine, Albee graft.	150	
	CP	200	- 0

Note:—In complicated cases requiring special treatment, the above fees may be increased at the discretion of the Minister of Transport.

In very severe injuries the fees shall be commensurate to the care and responsibility involved, and necessary attention may be charged at the visits and attendance rates.

This tariff covers treatment of employees of the Canadian Government only.

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Dominion of Canada Department of Transport

GOVERNMENT EMPLOYEES COMPENSATION NEWFOUNDLAND

Proposed Tariff of X-ray Fees

	6	First	Control
	·	Examination	Examination
1.	Lungs	\$ 12 00	\$ 9 00
	Bronchography	16 00	12 00
2.	Heart and aorta	12 00	9 00
	Heart and aorta with orthodiagram	16 00	12 00
3.	Digestive tract complete or in part by baryum meal		
	or baryum enema or impregnation of the mucous		
	membrane	24 00	18 00
4.	Oral cholecystography	16 00	12 00
	Intra-venous cholecystography	20 00	15 00
5.	Urinary tract complete or in part	16 00	12 00
	Intra-venous urography	24 00	18 00
6.	Toes or fingers	4 00	3 00
	Hand: foot: wrist; ankle: forearm: leg: elbow;		
	knee; arm; thigh; hip; shoulder; clavicle; hemi-		, va,
	thorax	8 00	6 00
7.	Thorax, Sternum	12 00	9 00
8.	Rachis—complete	24 00	18 00
0.	2 parts	20 00	15 00
	1 part	12 00	9 00
9.		12 00	9 00
0.	Pelvis and sacrum	12 00	9 00

10.	Skull; jaws	\$12 00	\$ 9 00
	Teeth: complete roentgenograms	8 00	€ 00
	regional roentgenograms	4 00	3.00
12.	Arteriography	24 00	18 00
13	Ventriculography or encephalography roentgenologist	24 00	

No. Veneticalography of encephalography foenegenologist, 24 00

Note:—The above fees cover necessary X-ray examinations to establish a complete diagnosis.

It is understood that in many cases the X-rays are taken at a hospital and the diagnosis made by the attending surgeon or physician. It would appear that in such cases the above fees might be divided between the hospitals and the attending surgeons and physicians on a basis to be agreed upon by such hospitals and attending surgeons and physicians.

This tariff applies only to X-ray examinations of employees of the Canadian Government.

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Dominion of Canada

Department of Transport

GOVERNMENT EMPLOYEES COMPENSATION NEWFOUNDLAND

Hospitals

Proposed Tariff of Fees and Allowances—Workmen's Compensation Cases— Canadian Government Employees

Larger	Hospitals, including the following:—			
Ü	Grace Hospital	St.	Joh	n's
	St. Clare's Mercy Hospital	St.	Joh	n's
	General Hospital	St.	Joh	n's
	Ward (per day)	. \$	8 4	00
	Operating Room—			
	Minor operations \$ 3 00	to §	\$ 5	00
	Major operations 10 00	to	15	00
7T	T1 :			

Note:—It is understood that the above rates cover accommodation in semi-private wards with from four to eight beds.

In serious cases necessitating private ward accommodation the rate may be increased to \$5.00 per day during the period such accommodation is warranted.

Smaller Hospitals including Cottage Hospital:-

 Ward (per day).
 \$ 3 00

 Operating Room—
 \$ 3 00 to \$ 5 00

 Minor operations.
 \$ 3 00 to \$ 5 00

 Major operations.
 \$ 00 to 10 00

Order in Council providing for an Acting Chairman, Wartime Prices and Trade Board

P.C. 7990

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 13th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:

- 1. Whenever the Chairman of the Wartime Prices and Trade Board is absent or is otherwise unable to act as Chairman, Kenneth W. Taylor, Esquire, Coordinator of the Foods Administration of such Board, shall have authority to act in the place and stead of the Chairman and, under the title of Acting Chairman, to exercise and perform all powers and duties from time to time conferred on or assigned to the Chairman.
- 2. The said Board may from time to time appoint any other person as Acting Chairman of the Board to exercise and perform under such title the said powers and duties of the Chairman of the Board during the absence of both the Chairman and the said Kenneth W. Taylor.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing a committee to co-ordinate the information activities of government departments connected with demobilization, rehabilitation, etc.

P.C. 8096

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 17th day of October, 1944:

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, in the interests of members of the armed forces and in the national interest, information connected with demobilization, rehabilitation, readjustment to civil life and related matters should be disseminated as widely as possible to members of the armed forces and to the general public and activities of the government departments in this connection should be co-ordinated;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Prime Minister and President of the Privy Council, is pleased to order and it is hereby ordered as follows,—

- 1. There shall be an interdepartmental committee to co-ordinate the information activities of government departments connected with demobilization, rehabilitation, readjustment to civil life and related matters among both members of the armed forces and the general public, and to institute information programmes on such matters where necessary.
 - 2. The committee shall be composed of members appointed as follows:—
 - By the President of the Privy Council (for the Wartime Information Board), who shall be Chairman—one member;
 - By the Minister of National Defence—one member;
 - By the Minister of National Defence for Naval Services—one member;
 - By the Minister of National Defence for Air—one member;
 - By the Minister of Veterans Affairs—one member;
 - By the Minister of Labour—one member;
 - By the Minister of Reconstruction—one member;
- 3. A secretary, who shall be approved by the committee, shall be provided by the Wartime Information Board.
- 4. The Committee and the National Film Board and the Committee and the Canadian Broadcasting Corporation, respectively, shall consult together and work in close co-operation in all activities connected with the dissemination of information upon demobilization, rehabilitation, readjustment to civil life and related matters.
- 5. Government departments and agencies shall keep the committee informed of their programmes of information on the above mentioned matters.

- 6. The committee may make recommendations to the appropriate departments and agencies regarding the above mentioned informational matters.
- 7. The committee may institute information programmes connected with the above mentioned matters, as it considers advisable.
- 8. The facilities of the Wartime Information Board, as well as the facilities of the departments concerned, shall be utilized by the committee to co-ordinate and distribute information with respect to the committee's programmes as may be arranged from time to time between the committee and the departments and agencies concerned.
- 9. The committee may also make such recommendations as it considers necessary to the government regarding all the matters mentioned in paragraph 1.
- 10. For any programmes instituted under the authority of paragraph 7 the necessary funds shall be allocated to the Wartime Information Board from the War Appropriation, subject to approval of estimates of expenditure and allotment of funds by the Treasury Board in conformity with the provisions of Order in Council P.C. 6695 of November 19, 1940.

NOTICE

For the convenience of Enforcement Officers of the Wartime Prices and Trade Board, others concerned and the general public, reprints of The Wartime Prices and Trade Regulations (P.C. 8528, November 10, 1941, and amending Orders in Council to August 18, 1944) and The Wartime Leasehold Regulations (P.C. 9029, November 21, 1941 and amending Orders in Council to August 8, 1944) are published in this issue of Canadian War Orders and Regulations, 1944, (Vol. IV, No. 3).

THE WARTIME PRICES AND TRADE REGULATIONS

Order in Council, P.C. 8528, November 1, 1941

and

amending Orders in Council P.C. 8762, November 10, 1941, P.C. 8837, November 13, 1941, P.C. 9030, November 19, 1941, P.C. 5092, June 15, 1942, P.C. 5109, June 16, 1942, P.C. 10277, November 10, 1942, P.C. 11595, December 22, 1942, P.C. 3206, April 22, 1943, P.C. 6808, August 30, 1943, and P.C. 6242, August 18, 1944.

P.C. 8528

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 1st day of November, 1941.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2516 of the 3rd day of September, 1939, the Wartime Prices and Trade Board was constituted and The Wartime Prices and Trade Board Regulations were made and established to provide safeguards under war conditions against any undue enhancement in the prices of food, fuel and other necessaries of life, and to ensure an adequate supply and equitable distribution of such commodities:

And whereas by Order in Council P.C. 3998 of the 5th day of December, 1939, the said Regulations were amended and consolidated;

And whereas by amendment of Section 88 (a) of the Special War Revenue Act and by Order in Council P.C. 7373 of the 13th day of December, 1940, the provisions of such Regulations were extended and made to apply to the jurisdiction respectively conferred upon the Board in respect of the War Exchange Tax of 10 per cent on the value for duty of imported goods and in respect of goods specified in Schedules One and Two to the War Exchange Conservation Act, 1940;

And whereas by Order in Council P.C. 6834 of the 28th day August, 1941, the said Regulations were amended and consolidated, extending the jurisdiction of the Board to goods and services, providing that public control of the prices of goods and services should be exercised by or with the concurrence of the Board, and making provision for co-ordination with the Wartime Industries Control Board and Controllers appointed on the recommendation of the Minister of Munitions and Supply and for co-operation with other governmental departments and agencies:

with other governmental departments and agencies;
And whereas by Order in Council P.C. 8527 of the 1st November, 1941, the
Maximum Prices Regulations were made and established, to be administered by the
Board under powers conferred by the Wartime Prices and Trade Regulations and, in
order that the Board may more effectually perform its duties, it is deemed advisable
that additional powers be conferred upon it, and that the latter Regulations be
strengthened in some respects;

And whereas it is deemed advisable to consolidate the Regulations as amended and, to that end, to rescind such Regulations and to make and establish in substitution therefor the Regulations hereinafter set forth;

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927 and otherwise, is pleased to order and doth hereby order as follows:

1. The Wartime Prices and Trade Board Regulations made by Order in Council P.C. 6834 of the 28th day of August, 1941, are hereby rescinded.

2. The Regulations hereinafter set forth are hereby made, established and substi-

tuted for the Regulations hereby rescinded.

3. The powers of the Wartime Prices and Trade Board and the provisions of the Regulations referred to in Section 88 (a) of the Special War Revenue Act and in Order in Council P.C. 7373 of the 13th day of December, 1940, shall be held and construed to be those contained in the Regulations hereby made and established.

REGULATIONS RESPECTING GOODS AND SERVICES IN TIME OF WAR

Title

1. These regulations and any amendment or addition thereto may be cited as The Wartime Prices and Trade Regulations.

Interpretation

- 2. (1) For the purposes of these regulations, unless the context otherwise requires,
- (a) "Board" means the Wartime Prices and Trade Board;
- (b) "Controller" means a Controller who is a member of the Wartime Industries Control Board;
- (c) "goods" includes any articles, commodities, substances or things;
- (d) "licence" means a licence granted or issued by the Board under these regulations;
- (e) "markup" means the amount added to the cost price in figuring a selling price to cover overhead and profits;
- (f) "member" means a member of the Board;
- (g) "Minister" means the Minister of Finance;
- (h) "order" means an order of the Board:
- (i) "price" includes the price of goods and the rate, rental or charge for the hire or use of any goods or for the supplying of any services, and the Board shall be the sole judge of what shall constitute or be included in any price, rate, rental or charge;
- (j) "regulation" means any of these regulations and any amendment or addition thereto:
- (k) "requirement" means any written notification by the Board to any person, requiring performance by such person of any specified act or requiring such person to refrain from performing any specified act;
- (l) "sale" includes sales, dispositions, exchanges, leases and other transfers of goods, the supplying or performing of services, and contracts to do any of the foregoing; and the words "sell", "seller", "buy", "buyer", and "purchase" shall each have a similarly extended meaning;
- (m) "services" means the following specified services and any services associated therewith or ancillary thereto, and also any activities or undertakings that may hereafter be designated by the Board as services for the purposes of these regulations:
 - (i) the supplying of electricity, gas, steam heat and water;
 - (ii) telegraph, wireless and telephone services;

- (iii) the transportation of goods and persons, and the provision of dock, harbour and pier facilities;
- (iv) warehousing and storage;
- (v) undertaking and embalming;
- (vi) laundering, cleaning, tailoring and dressmaking;
- (vii) hairdressing and beauty parlour services;
- (viii) plumbing, heating, painting, decorating, cleaning and renovating;
- (ix) repairing of all kinds;
- (x) the supplying of meals, refreshments and beverages;
- (xi) the exhibiting of moving pictures.
- (2) Every offence that has been or is suspected to have been committed against any regulation, order or requirement shall, for the purposes of the Criminal Code, be deemed to be an offence that has been or is suspected to have been committed against the Criminal Code.
- (3) Unless and until action is taken by the Board under these regulations which conflicts with action taken by a properly constituted authority under or pursuant to a statute of the Dominion of Canada or of a province or regulation made thereunder, these regulations shall not be construed as superseding such Dominion or provincial statute or regulations; provided that, subject to the provisions of sub-section (2) of Section 4 of these regulations, no such authority shall fix or approve the specific or the maximum or the minimum price or markup at which any goods or services may be sold, offered for sale or supplied, or fix or limit, or approve the fixing or limiting of, the quantities of goods or of services that may be sold, supplied or distributed, except with the concurrence of the Board; and provided further that any action heretofore taken or that may hereafter be taken by any such authority which is repugnant to any of these regulations or to any action of the Board shall be of no effect so long as and to the extent that it is so repugnant.

Wartime Prices and Trade Board

- 3. (1) There shall be a Board, to be called the Wartime Prices and Trade Board, consisting of
 - (a) six members, being
 - (i) the Chairman and four members heretofore appointed by Order in Council and now in office, and
 - (ii) the Chairman of the Wartime Industries Control Board or, in his absence, such other member thereof as that Board may designate, and
 - (b) one temporary member, being that Controller or, in his absence, any person nominated by the Chairman of the Wartime Industries Control Board to represent that Controller, upon whom powers have been conferred under and by virtue of any Order in Council over any goods or services in respect of which action by the Wartime Prices and Trade Board is being considered, to serve as member during such consideration,

such members to hold office during pleasure.

- (2) The Board may establish at any place or places in Canada such office or offices as are required for the discharge of the duties of the Board, and may provide therefor the necessary accommodation, stationery and equipment.
- (3) The Board may, with the approval of the Governor in Council, appoint qualified persons to regulate, under the supervision of the Board, the supply and distribution of specified goods or services, and every such person heretofore or hereafter appointed shall have such of the powers of the Board as the Board may, from time to time, vest in him.
- (4) The Board may, subject to the approval of the Governor in Council, appoint such officers, clerks and other persons as may be deemed necessary to assist the Board in the performance of its duties, and every person appointed under this or the next preceding subsection shall receive such remuneration as the Board shall, with the approval of the Governor in Council, determine.

- (5) The Board may by agreement borrow the services of persons employed in any department or agency of the Government or employed by any company or individual, and may pay remuneration to such persons or reimburse their employer for all or part of their remuneration by way of specific payments or lump sum payments or otherwise, in such amount as may be approved by the Governor in Council.
- (6) The Board shall hold its sessions and conduct its business and proceedings in such manner as may seem to it most convenient for the speedy and efficient discharge of its duties and may make such rules as may seem expedient for the conduct of its proceedings not inconsistent with the provisions of these regulations.
- (7) The minutes of any meeting of the Board or any certified copy thereof or extract therefrom and any order, licence, requirement or other document issued by or on behalf of the Board shall, if signed by the Chairman or the Secretary or other authorized person, be conclusive evidence of any transaction or decision therein recorded, and any document purporting to be signed by the Chairman or the Secretary on behalf of the Board, shall, in any proceedings in any Court, be received in evidence and accepted in the absence of evidence to the contrary as having been in fact signed by the Chairman or the Secretary.
 - (8) Any three members of the Board shall constitute a quorum.
- (9) All expenses lawfully incurred under these regulations, including travelling expenses of the members of the Board, shall be payable out of moneys provided by Parliament.

Powers and Duties of the Board

4. (1) The Board shall have power

- (a) to investigate, of its own motion or on complaint, costs, prices, profits and stocks of goods and materials of any person engaged in the manufacture, importation, exportation, production, storage, transportation, supply or sale of any goods or services or any alleged or apparent offence against any regulation, and for the purpose of any such investigation the Board shall have all the powers of a commissioner appointed under the provisions of the Inquiries Act;
- (b) to enter any premises and to inspect and examine any or all books, records and stocks of goods and materials in the possession or control of any person engaged as aforesaid, and to require any such person to produce such books and records at any place before it or before any person appointed by it to investigate, and to take possession of and remove any or all of such books and records;
- (c) to require from time to time any person who manufactures, imports, exports, produces, stores, supplies or sells any goods or services to furnish in such form and within such time as the Board may prescribe written returns under oath or affirmation showing such information as the Board may consider necessary with respect to such goods or services;
- (d) to make public its findings or report in the case of any investigation or to withhold such publication if it considers the public interest would be better served by such withholding;
- (e) to refer to the Attorney-General of any province information respecting any alleged offence against any regulation, order or requirement;
- (f) to fix specific or maximum or minimum prices or specific or maximum or minimum markups at which any goods or services may be sold or offered for sale or supplied by manufacturers, importers, exporters, producers, jobbers, wholesalers, retailers, suppliers or other dealers; and to prohibit purchase, sale or supply at prices which are at variance with the prices so fixed; and any order made pursuant to this regulation shall apply throughout Canada unless otherwise provided therein;
- (g) to prescribe the terms and conditions under which any goods or services may be sold, offered for sale or supplied and to prohibit transactions except in accordance therewith;

- (h) to prescribe the terms and conditions under which any goods may be directly or indirectly sold, offered for sale or purchased on terms of deferred payment, and, to this end, to prescribe the terms and conditions under which any loan may be made to any person, the terms and conditions under which any contract or instrument respecting a sale on terms of deferred payment may be purchased, discounted or transferred, and the terms and conditions of advertising the sale or supply of goods or services; and to prohibit transactions or advertising except in accordance therewith;
- (i) to prescribe the kinds, models, types, qualities, sizes and quantities of any goods or services that may be sold or supplied and to prohibit sale or supply except in accordance with such prescription;
- (j) to require manufacturers, importers, exporters, producers, jobbers, wholesalers or retailers of, or other dealers in or suppliers of any goods or services to obtain licences from the Board; to issue, re-issue or refuse to issue licences to any such persons; to grant general licences; and to fix any fee payable on account of such licences; provided, however, that the issue to any person of a licence shall not be deemed to affect the liability of such person to obtain a licence as required by any other statute or law of Canada or any province thereof;
- (k) to suspend or cancel a licence in any case wherein the opinion of the Board the licensee has failed to comply with any regulation, order or requirement;
- (1) to fix or limit the quantities of any goods or services that may be bought, sold, supplied or distributed within prescribed periods of time and to prohibit purchase, sale, supply or distribution in excess of the quantities so fixed or limited;
- (m) to buy or sell any goods or services directly or through persons or agencies designated by the Board;
- (n) to require any person owning or having possession, control or power to dispose of any goods or services to deal with, dispose of or supply any such goods or services in such manner as may be prescribed by the Board;
- (o) to require any person producing, manufacturing, extracting, refining, processing, storing, transporting, importing, supplying or dealing in any goods or services to produce, manufacture, process, extract, refine, store, transport, supply or otherwise deal with any such goods or services in such manner and in such priority to any other business of that person as may be specified by the Board;
- (p) to take possession of any supplies of any goods, paying to the owners thereof such price as may, in default of agreement, be decided to be reasonable by the arbitration of a superior court judge of the province in which possession was taken, and to dispose of such goods in any manner;
- (q) for any purpose aforesaid, to enter into possession of and utilize any land, building, plant and equipment and to use any motive power available;
- (r) to require any person to perform such act in respect of any goods or services as is deemed by the Board to be desirable, or to require any person to refrain from performing such act as is deemed by the Board to be undesirable, in order more effectually to enforce its orders or to exercise its powers respecting such goods or services.
- (2) The powers vested in the Board by the next preceding subsection, with the exception of those contained in paragraph (f) thereof, shall not be exercised in respect of any articles, commodities, substances, goods, services or things over which or in respect of which a Controller is given authority, jurisdiction or power, except at the request or with the concurrence of the Chairman of the Wartime Industries Control Board; provided, however, that the fact of such request or concurrence shall not be questioned in any proceedings in any court, and no person shall be bound or entitled to enquire or to ascertain whether any such request or concurrence was made or given.
- 5. (1) The powers vested in the Board by paragraphs (a) and (b) of subsection (1) of Section 4 of these regulations may be exercised by any one member of the Board.

- (2) The Board may appoint one or more persons to conduct investigations and every such person shall be vested with such of the powers aforesaid as the Board may confer on him.
- (3) Each member of the Board and any other person so authorized by the Board shall have power to administer oaths and receive affidavits and statutary declarations.
 - 6. It shall be the duty of the Board
 - (a) to arrange, wherever possible through existing government agencies, for the assembling of required statistical data in relation to any part of any trade or industry regarding prices, costs, stocks of goods, volume of production, productive capacities, and related matters;
 - (b) to refer to the Commissioner of the Combines Investigation Act any information relating to practices which may be violations of the Combines Investigation Act or of Section 498 of the Criminal Code, if, in the opinion of the Board, such practices impede the operation of these regulations;
 - (c) to confer with manufacturers, wholesalers, retailers and suppliers as and when it is considered desirable by the Board with a view to enlisting their cooperation in ensuring reasonable prices, adequate supplies and equitable distribution of goods and services;
 - (d) to recommend any additional measures it may deem necessary for the protection of the public with respect to goods or services; and in any case where the Board is satisfied that any kind of goods or services is being sold, offered for sale or supplied at a price that is higher than is reasonable and just, or is being unreasonably withheld from sale or supply or that the manufacture, production, transportation, sale, supply or distribution of such goods or services is being unduly prevented, limited or lessened, the Board may recommend that such goods or services be admitted into Canada free of duty or that the duty thereon be reduced to such amount or rate as will, in the opinion of the Board, give the public the benefit of reasonable competition; or to recommend that such remedial action be taken by way of removal or reduction of duties or taxes on goods or services or by way of the payment of subsidies or otherwise as it may deem desirable in the national interest for the purpose of restraining increases in the cost of living or of offsetting uncontrollable increases in costs provided that no such recommendation shall be made in respect of any articles, commodities, substances, goods, services or things over which or in respect of which a Controller is given authority, jurisdiction or power, except at the request or with the concurrence of the Chairman of the Wartime Industries Control Board.

Offences, Penalties and Prosecutions

- 7. (1) No person shall sell or offer for sale or supply any goods or services at a price that is higher than is reasonable and just, or withhold any goods or services from sale or supply for a price that is higher than is reasonable and just and, in any case where a person engaged in business accused under this provision has not kept such books of account as are necessary to exhibit or explain his transactions, the onus shall be upon such accused person to establish that the price is reasonable and just; provided that if a specific or maximum price has been fixed by the Governor in Council or has been fixed or concurred in by the Board for the sale or supply of such goods or services, any price in excess of the price so fixed or concurred in shall be conclusively deemed to be higher than is reasonable and just; and provided further that if a specific or maximum markup has been fixed or concurred in by the Board for the sale or supply of such goods or services, any price which includes a markup in excess of the markup so fixed or concurred in shall be conclusively deemed to be higher than is reasonable and just.
- (2) No person shall sell or supply or offer for sale or supply any goods or services at a price that is lower than a minimum price which has been fixed or concurred in by the Board or at a price that includes a markup less than a minimum markup which has been fixed or concurred in by the Board.

- (3) No person, without the consent of the Board, shall acquire, accumulate or withhold from sale or supply any goods or services beyond an amount thereof reasonably required for the use or consumption of his household or for the ordinary purposes of his business.
- (4) No person, without the consent of the Board, shall unduly prevent, limit or lessen the manufacture, production, transportation, sale, supply or distribution of any goods or services.
- (5) No person shall in any manner impede or prevent or attempt to impede or prevent any investigation or examination instituted by the Board.
- (6) No manufacturer, importer, exporter, producer, wholesaler, jobber, retailer, supplier or other dealer shall sell, supply or offer for sale or supply, or ship, distribute or deal in any goods or services in respect of which a licence is required or granted unless he has a licence from the Board which is in full force and effect.
- (7) No person shall, with intent to evade the provisions of these regulations, destroy, mutilate, deface, alter, secrete or remove any books, records, or property of any kind.
- (8) No person shall deceive or mislead the Board or any officer of customs or excise or any police officer or any employee or agent of the Board or any other person concerned in the administration of these regulations, with reference to any matter affected by these regulations.
- (9) No person shall buy or pay for or offer to buy or pay for any goods or services at a price which he knows or has reason to believe is higher than the maximum price which may lawfully be charged by the seller or supplier of such goods or services pursuant to these regulations, or is lower than the minimum price (if any) which may lawfully be accepted by the seller or supplier, or is different from the specific price (if any) for such goods or services pursuant to these regulations.
- (10) No person shall aid or abet the commission of any offence under these regulations or attempt to commit or do any act preparatory to the commission of an offence under these regulations.
- 8. Any/person who contravenes or fails to observe any regulation, order or requirement or makes any false statement in any return made pursuant to any regulation, order or requirement, shall be guilty of an offence and liable, upon indictment or upon summary conviction under Part XV of the Criminal Code, to a penalty not exceeding five thousand dollars, or to imprisonment for any term not exceeding two years, or to both fine and imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any offence by such company or corporation against any regulation, order or requirement, shall be guilty of such offence personally and cumulatively with the said company or corporation.
- 9. (1) No prosecution for a contravention or non-observance of any regulation, order or requirement shall be commenced without the written leave of the Board or of the Attorney-General of the province in which the offence is alleged to have been committed.
- (2) A prosecution for any contravention or non-observance of any of these regulations or for any contravention or non-observance of any regulation, order or requirement of the Board made pursuant to authority conferred by these regulations or by any other Order in Council or Act of Parliament may be commenced within twelve months from the date on which the offence is alleged to have been committed.
- 10. (1) Where any person is charged with an offence under these regulations, it shall not be necessary for the prosecuting authority to establish that the person so charged did not possess or had not been granted a licence, or had not been exempted from the relative provisions of these regulations, or had not received the permission of the Board for any act of omission, and if the person so charged pleads or alleges that he had or had been granted any such licence or had been so exempted or had received such permission, the burden of proof thereof shall be on the person so charged.

(2) For the purposes of the prosecution of a person for an offence under these regulations the offence shall be deemed to have been committed either at the place where it was actually committed or at any place in Canada in which the offender resides or carries on business or is found or apprehended or is in custody.

General Provisions

- 11. (1) Any decision or action of the Board if expressed in the form of an order published in the Canada Gazette, which order shall take effect on a date to be specified therein not earlier than the date of publication in the Canada Gazette, shall have the same force and effect as if the same were expressly set forth herein; provided, however, that the Board shall not be precluded from exercising otherwise than by the making of orders any of the powers of the Board.
- (2) General or specific instructions issued by the Board to any person acting as agent of or under the authority or direction of the Board or holding any licence under these regulations, or to any person engaged in any transaction or business affected by these regulations shall, with respect to such person and any other person having notice thereof, have the same force and effect as if contained in an order made and published as provided in the next preceding subsection.
- 12. Unless exempted by the Board, every person carrying on business who engages in any transactions which are affected by the provisions of these regulations shall keep books of account and other records thereof in Canada (unless the Board expressly permits the same to be kept outside Canada) showing clearly and fully the nature of such transactions, and in particular every person who sells or supplies or offers for sale or supply any goods or services shall keep adequate books of account and other records available for inspection showing clearly and correctly his prices and terms and conditions of sale.
- 13. No person shall have any right to receive payment of more than the amount of any specific or maximum price prescribed under these regulations or fixed or concurred in by the Board, and any person who pays any greater amount may recover the excess notwithstanding that such person may have been guilty of an offence in so paying such greater amount.
- 14. No person shall have any rights or remedies against and no action shall lie or be brought against any member, officer, clerk or employee of the Board, or any person acting under the direction of the Board, in respect of any act or omission of such person on or after September 3, 1939, which was required or which he believed in good faith to have been required by these regulations or any regulations for which these regulations are substituted or by any order or requirement of the Board.
- 15. Any goods which any person buys or sells or in any way deals with or attempts to buy or sell or in any way deal with contrary to these regulations may (in addition to any other penalty which may have been imposed on any person or to which any person may be subject, with relation to such unlawful act or omission, and whether or not any prosecution in relation thereto has been commenced) be seized and detained and shall be liable to forfeiture at the instance of the Minister of Justice upon proceedings in the Exchequer Court of Canada or in any Superior Court, subject, however, to a right of compensation on the part of any innocent person interested in such property at the time it became liable to forfeiture or who acquired an interest therein subsequent to such time as a bona fide transferee for value without notice, which right may be enforced in the same manner as any other right against His Majesty.
- 16. The Board shall report to the Minister as and when required to do so by the Minister.
- 17. These regulations shall be read and construed as if they included the Maximum Prices Regulations.

P.C. 8762

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 10th day of November, 1941.

PRESENT

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased to amend the Wartime Prices and Trade Regulations made and established by Order in Council P.C. 8528 of the 1st day of November, 1941, and they are hereby amended, as follows.—

- (1) by deleting the words "six members" in paragraph (a) of subsection (1) of Section 3 and by substituting therefor the words "seven members";
- (2) by deleting clause (i) of such paragraph (a) and by substituting therefor new clause (i) as follows:
 - "(i) The Chairman, the Associate Chairman and four members, appointed by Order in Council, and";
- (3) by deleting the word "Chairman" wherever such word, referring to the Chairman of the Wartime Prices and Trade Board, otherwise appears in such regulations, and by substituting therefor the words "Chairman or Associate Chairman".

A. D. P. HEENEY, Clerk of the Privy Council.

P.C. 8837

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of November, 1941.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased to amend the Wartime Prices and Trade Regulations made and established by Order in Council P.C. 8528 of the 1st day of November, 1941, as amended by Order in Council P.C. 8762 of the 10th day of November, 1941, and they are hereby further amended as follows:—

- (1) by deleting clauses (a) and (b) of subsection (1) of Section 3 and by substituting therefor new clauses (a), (b) and (c) as follows:—
 - (a) the Chairman, the Associate Chairman and members, heretofore appointed by Order in Council, and such members as may be appointed hereafter by Order in Council, and
 - (b) the Chairman of the Wartime Industries Control Board, or, in his absence, such other member thereof as that Board may designate, and
 - (c) a temporary member or temporary members, being that Controller or those Controllers upon whom powers have been conferred under and by virtue of any Order in Council over any goods or services in respect of which action by the Wartime Prices and Trade Board is being considered, or, in the absence of any such Controller, any person nominated

by the Chairman of the Wartime Industries Control Board to represent such absent Controller, to serve as member or members during such consideration; such members to hold office during pleasure;

(2) by deleting the word "three" in subsection (8) of Section 3 and by substituting therefor the word "five".

A. D. P. HEENEY, Clerk of the Privy Council.

P.C. 9030

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 19th day of November, 1941.

PRESENT:

HIS · EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased to amend the Wartime Prices and Trade Regulations, made and established by Order in Council P.C. 8528 of the 1st day of November, 1941, as amended, and they are hereby further amended by deleting from paragraph (a) of subsection (1) of Section 3 thereof the words "the Associate Chairman" and by deleting the words "or Associate Chairman" wherever such words appear in such regulations.

A. D. P. HEENEY, Clerk of the Privy Council.

P.C. 5092

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 15th day of June, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:—

- 1. The Wartime Prices and Trade Regulations established by Order in Council P.C. 8528 of the 1st day of November, 1941, as amended, are further amended by adding to subsection (1) of Section 2 thereof the following clauses:—
 - (s) "Chairman" means the Chairman or Deputy Chairman of the Board;
 - (t) "Secretary" means the Secretary or Assistant Secretary of the Board.
- 2. Wherever, in any other Order in Council, the expression "Chairman" is used with reference to the Chairman of the Wartime Prices and Trade Board, such expression shall be construed as meaning "Chairman or Deputy Chairman."

P.C. 5109

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 16th day of June, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Orders in Council P.C. 8527 and P.C. 8528 of the 1st day of November, 1941, The Maximum Prices Regulations and The Wartime Prices and Trade Regulations were respectively made and established:

And whereas the said regulations have been amended in some respects by Orders in Council P.C. 8762 of the 10th day of November, 1941, P.C. 8818 of the 11th day of November, 1941, P.C. 8837 of the 13th day of November, 1941, P.C. 9030 of the 19th day of November, 1941, P.C. 571 of the 26th day of January, 1942, and P.C. 5092 of the 15th day of June, 1942;

And whereas the Minister of Finance reports that it is deemed advisable to further

amend the said regulations as hereinafter set forth:

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to the powers conferred on the Governor in Council by the War Measures Act and otherwise is pleased to order as follows:

- A. The Maximum Prices Regulations are hereby rescinded.
- B. The Wartime Prices and Trade Regulations (hereinafter referred to as "the said regulations") are hereby amended as follows:
- 1. Subsection (1) of Section 2 of the said regulations is hereby deleted and the following subsection is substituted therefor:
 - (1) For the purposes of these regulations, unless the context otherwise requires,
 - (a) "Administrator" means any person appointed as a Co-ordinator or an Administrator by the Board with the approval of the Governor in Council;
 - (b) "Basic period" means the four weeks from September 15, 1941 to October 11, 1941, both inclusive;
 - (c) "Board" means the Wartime Prices and Trade Board:
 - (d) "Chairman" means the Chairman or Deputy Chairman of the Board;
 - (e) "Controller" means a Controller who is a member of the Wartime Industries Control Board;
 - (f) "goods" includes any articles, commodities, substances or things;
 - (g) "licence" means a licence granted or issued by the Board under these regulations;
 - (h) "markup" means the amount added to the cost price in figuring a selling price to cover overhead and profits;
 - (i) "member" means a member of the Board:
 - (i) "Minister" means the Minister of Finance:
 - (k) "offence under these regulations" means any contravention of or failure to observe any of these regulations or any order;
 - (1) "order" means and includes any general or specific order, requirement, instruction, prescription, prohibition, restriction or limitation heretofore or hereafter made or issued in writing by or on behalf of or under authority of the Board in pursuance of any power conferred by or under these regulations or any other Order in Council or Act of Parliament;
 - (m) "price" includes the price of goods and the rate, rental or charge for the hire or use of any goods or for the supplying of any services;
 - (n) "regulation" means any of these regulations and any amendment or addition thereto;

- (o) "sale" includes sales, leases, consignments, exchanges and other transfers or dispositions of goods, the supplying or performing of services, and contracts for any of the foregoing; and the words "sell", "seller", "buy", "buyer" and "purchase" shall each have a similarly extended meaning;
- (p) "Secretary" means the Secretary or Assistant-Secretary of the Board;
- (q) "services" means the following specified services and any services associated therewith or ancillary thereto, and also any activities or undertakings that may hereafter be designated by the Board as services for the purposes of these regulations:
 - (i) the supplying of electricity, gas, steam heat and water;

(ii) telegraph, wireless and telephone services;

- (iii) the transportation of goods and persons, and the provision of dock, harbour and pier facilities;
- (iv) warehousing and storage;(v) undertaking and embalming;
- (vi) laundering, cleaning, tailoring and dressmaking;

(vii) hairdressing and beauty parlour services;

(viii) plumbing, heating, painting, decorating, cleaning and renovating:

(ix) repairing of all kinds;

(x) the supplying of meals, refreshments and beverages;

(xi) the renting and exhibiting of moving pictures;

- (xii) manufacturing processes performed on a custom or commission basis;
- (xiii) the supplying of services performed by optometrists and opticians;
- (xiv) the laying of carpets, rugs and linoleum.
- 2. Subsection (2) of Section 2 of the said regulations is deleted and the following substituted therefor:
 - "(2) Every offence under these regulations shall be deemed to be an offence against the Criminal Code."
 - 3. Subsection (3) of Section 2 of the said regulations is amended as follows:
 - (1) By deleting the words "Unless and until action is taken by the Board under these regulations" and substituting therefor the words "Unless and until action is taken by or on behalf of or under authority of the Board."
 - (2) By deleting the words "the concurrence" and by substituting therefor the words "the written concurrence."
 - (3) By deleting the words "any action of the Board" and substituting therefor the words "any action by or on behalf of or under authority of the Board."
- 4. Section 2 of the said regulations is amended by adding thereto the following subsections:
 - "(4) In the event of any conflict between these regulations or any order and any law in force in any part of Canada, the provisions of these regulations or of such order shall prevail."
 - "(5) His Majesty in right of Canada or in right of any Province in Canada shall be bound by the provisions of these regulations and of any order."
 - "(6) Expressions used in any order shall, unless a contrary intention appears, have the same meaning as corresponding expressions in these regulations."
- 5. Subsections (3) and (4) of Section 3 of the said regulations are deleted and the following are substituted therefor;
 - "(3) The Board may with the approval of the Governor in Council appoint such Administrators and other officers, clerks and other persons as may be deemed necessary to assist the Board in the performance of its duties, and every person so appointed shall receive such remuneration as the Board shall, with the approval of the Governor in Council, determine; and the Board may also appoint, without such approval, any persons to assist the Board in an advisory

- capacity without remuneration other than reimbursement of actual transportation, living and other out-of-pocket expenses incurred in connection with the performance of their duties."
- "(4) The Board may exercise its powers by order or otherwise and may from time to time delegate to any person and authorize him to exercise from time to time such of the powers of the Board on such terms as the Board deems proper."
- 6. Subsection (7) of Section 3 of the said regulations is deleted and the following substituted therefor:
 - "(7) In any proceedings in any Court,
 - (i) any document certified by the Chairman or Secretary to be a true copy of the minutes of any meeting of the Board or of any extract therefrom shall be received as conclusive evidence that any transaction or decision therein recorded was made or taken;
 - (ii) any order, licence or other document purporting to be made or issued by or on behalf of or under authority of the Board shall, if signed or countersigned by the Chairman or the Secretary, be received as conclusive evidence that such order, licence or other document was so made or issued:
 - (iii) any document certified by the Chairman or Secretary to be a true copy of any order, licence or other document made or issued by or on behalf of or under authority of the Board shall be received as conclusive evidence that such order, licence, or other document was so made or issued;
 - (iv) any document purporting to be signed or countersigned by the Chairman or Secretary of the Board shall be received in evidence without proof of the signature or official character of the Chairman or the Secretary as the case may be."
 - 7. Subsection (1) of Section 4 of the said regulations is amended as follows:
 - (1) By deleting from clause (a) thereof the words "against any regulation" and substituting therefor the words "under these regulations."
 - (2) By deleting from clause (b) thereof the words "engaged as aforesaid."
 - (3) By deleting from clause (c) thereof the words "or sells" and by substituting therefor the words "sells, buys, acquires or accumulates."
 - (4) By deleting clause (e) thereof and substituting therefor the following:

 "(e) to refer to the Attorney General of any province information respecting any alleged offence under these regulations."
 - (5) By deleting clause (f) thereof and by substituting the following therefor:
 - "(f) to fix specific or maximum or minimum prices or specific or maximum or minimum markups at which any goods or services may be sold or offered for sale by or to any person; to prescribe what shall constitute or be included in any price or markup; and to prohibit purchase or sale at prices which are at variance with the prices or markups so fixed."
 - (6) By deleting clause (g) thereof and by substituting therefor the following:
 - "(g) to prescribe the terms and conditions of sale upon which, and the manner and circumstances in which, any goods or services may be sold, offered for sale, supplied, distributed, exhibited, advertised, or otherwise dealt with or used and to prohibit transactions and acts not in accordance therewith."
 - (7) By deleting clause (i) thereof and by substituting therefor the following:
 - "(i) to prescribe the kinds, models, types, sizes, standards, qualities, quantities, component parts or materials of any goods or services that may or may not be produced, manufactured, extracted, refined, processed, stored, transported, purchased, sold, supplied, assembled, installed, constructed, 'distributed, delivered, used or dealt in and to prohibit any act by any person not in accordance with such prescription."

- (8) By deleting from clause (j) thereof the words "manufacturers, importers, exporters, producers, jobbers, wholesalers or retailers of, or other dealers in or suppliers of any goods or services" and by substituting therefor the words "any person."
- (9) By deleting clause (k) thereof and substituting therefor the following: "(k) To amend, suspend or cancel any licence issued or granted."
- (10) By deleting from clause (l) thereof the words "or distributed" and by substituting therefor the words "distributed, delivered or used;" and by deleting the words "or distribution" and by substituting therefor the words "distribution, delivery or use."
- (11) By deleting clause (m) thereof and by substituting therefor the following: "(m) to produce, manufacture, extract, refine, process, assemble, install, construct, store, transport, purchase, sell, supply, distribute, deliver, deal in or use any goods or services, directly or through persons or agencies designated by the Board or acting on behalf of or under authority of the Board."
- (12) By inserting after the words "deal with" in clause (n) thereof the word "use".
- (13) By inserting in clause (o) thereof after the word "supplying" the words "assembling, installing, constructing, purchasing, selling, distributing, delivering, using" and after the word "supply" the words "assemble, install, construct, purchase, sell, distribute, deliver, use."
- 8. Sections 7 to 17, inclusive, of the said regulations are respectively re-numbered as Sections 8 to 18 inclusive.
 - 9. The following is added to the said regulations as Section 7 thereof:

"Maximum Prices"

- "7. (1) Subject to any lower price that may be required by the operation of the provisions of subsection (1) of Section 8 of these regulations, no person shall on or after December 1, 1941, sell or offer to sell any goods or services at a price that is higher than the maximum price for such goods or services pursuant to these regulations; but nothing in this Section shall be construed so as to prevent any person from selling or offering to sell any goods or services at a price lower than the maximum price.
- (2) The highest lawful price at which any person sold any goods or services during the basic period shall be the maximum price at which such person may sell or offer to sell goods or services of the same kind and quality; provided, however, that the provisions of this subsection shall not apply so as to supersede or vary any specific or maximum or minimum price fixed prior to December 1, 1941, by or on behalf of or under authority of the Board, or fixed or approved prior to December 1, 1941, by any other federal, provincial or other authority with the written concurrence of the Board, nor so as to fix any maximum price with respect to
 - (a) any sale of goods for export where such export is made by the seller or his agent;
 - (b) any sale to the Department of Munitions and Supply or any agency thereof;
 - (c) the sale by any person of his personal or household effects;
 - (d) isolated sales of goods or services by any person not in the business of selling such goods or services;
 - (e) bills of exchange, securities, title deeds and other similar instruments;
 - (f) sales of goods by auction in cases where such procedure is the normal practice and is followed in good faith and without any intention of evading or attempting to evade the provisions of these regulations or of any order.

- (3) Wherever any maximum price has been fixed for any goods or services by reference to the price at which goods or services of the same kind and quality were sold by a seller during a specified period or on a specified date, such maximum price shall also be the maximum price at which the same seller may sell or offer to sell goods or services of a substantially similar kind and quality not sold by him during such period or on such date; and in any case in which the question arises as to the lawful price for any such goods or services the onus of proving the existence and extent of any relevant and substantial similarity or dissimilarity alleged by the seller shall be upon him.
- (4) Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.
- (5) No person shall impose any terms or conditions of sale, or alter any terms or conditions of sale imposed or agreed to by such person during the basic period or customarily imposed or agreed to by such person, in such a way as directly or indirectly to increase the maximum price of any goods or services.
- (6) Where a contract to supply any goods or services was entered into prior to the basic period or subsequent to the basic period but prior to December 1, 1941, at a price higher than the maximum price pursuant to these regulations, the price for any goods or services supplied under such contract on or after December 1, 1941, shall be reduced to such maximum price.
- (7) For the purposes of this Section if a person operates a branch of his business or otherwise operates more than one place of business, he shall, in respect of each such branch or place of business, be deemed to be a separate seller.
- (8) Nothing contained in this Section shall be deemed to supersede any provision of any order or to derogate from any power conferred on the Board, and without restricting the generality of this provision, the Board may vary any maximum price, may concur in any variation of a maximum price, may prescribe other or additional terms or conditions of sale, may exempt any person or any goods or services or any transaction wholly or partly from the provisions of these regulations, and may withdraw any such exemption or any exemption contained in subsection (2) of this Section, either generally or in specific cases and subject to such terms and conditions as the Board may prescribe.
- 10. Section 8 of the said regulations, as renumbered, is amended as follows:
- (1) By deleting subsection (3) thereof and substituting therefor the following: "(3) No person shall
 - (i) acquire, accumulate or withhold from sale any goods or services beyond an amount which is reasonably required for the ordinary purposes of his business or beyond such amount, if any, as the Board may prescribe; or
 - (ii) acquire or accumulate any goods or services beyond an amount which is reasonably required for the use or consumption of himself and his household or beyond such amount, if any, as the Board may prescribe."
- (2) By deleting subsection (10) thereof and substituting therefor the following:
 - "(10) No person shall attempt to commit or aid or abet the commission of any offence under these regulations, or conspire with any other person by any means whatsoever to commit an offence under these regulations, or enter into any transaction or arrangement designed for the purpose or having the effect of evading any regulation or order."
- (3) By adding thereto as subsection (11) the following:
 - "(11) No person shall make any false statement or misrepresentation to or for the use or information of the Board or of any person concerned in the administration of these regulations."

- 11. Section 9 of the said regulations, as renumbered, is deleted and the following substituted therefor:
 - "9. Any person who contravenes or fails to observe any regulation or order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney General of Canada or of any province so directs, upon indictment, to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation."
- 12. Section 10 of the said regulations, as re-numbered, is deleted and the following substituted therefor:
 - "10. (1) No prosecution for an offence under these regulations shall be commenced except with the written leave of the Board or of the Attorney General of the province in which the offence is alleged to have been committed.
 - (2) A prosecution under Part XV of the Criminal Code for any offence under these regulations may be commenced at any time within twelve months from the time of its commission."
- 13. Section 11 of the said regulations, as re-numbered, is amended by adding thereto subsection (3) as follows:
 - "(3) In any proceedings for an offence under these regulations,
 - (a) where the price at which any sale of goods or services was made by or on behalf of the accused during any period or on any date is proved on behalf of the prosecution, such price shall, unless and until the accused proves the contrary be deemed to be the highest lawful price at which goods or services of the same kind and quality were sold by or on behalf of the accused during such period or on such date;
 - (b) where any goods or services sold or offered for sale by or on behalf of the accused on or after December 1, 1941, are alleged on behalf of the prosecution to be of the same or substantially similar kind and quality as goods or services sold by or on behalf of the accused during any period or on any date, such goods or services shall, unless and until the accused proves the contrary, be deemed to be of the same or substantially similar kind and quality as the said goods or services sold by or on behalf of the accused during the said period or on the said date;
 - (c) where any goods or services sold or offered for sale by or on behalf of the accused on or after December 1, 1941, are alleged on behalf of the prosecution to be not of the same or substantially similar kind and quality as goods or services sold by or on behalf of the accused during any period or on any date, such goods or services shall, unless and until the accused proves the contrary, be deemed to be not of the same or substantially similar kind and quality as the said goods or services sold by or on behalf of the accused during the said period or on the said date;
 - (d) the original or a copy of any sales slip, charge slip, invoice, voucher, book of account, bill, monthly statement, or other document whatsoever, which is proved on behalf of the prosecution to have been found in or produced from the possession of the accused or his agent or to have been issued to him or his agent and which records or purports to record the price, date, subject-matter or other particulars of a sale or purchase shall be prima facie evidence that a sale or purchase as indicated therein was made by or on behalf of the accused;
 - (e) the original or a copy of any catalogue, pricelist, handbill, circular letter, pamphlet, card, poster, price-tag or price-marking, letter of quotation, tender, advertisement or other document whatsoever, which is proved

on behalf of the prosecution to have been found in or produced from the possession of the accused or his agent or to have been issued or published by or on behalf of the accused, and which records or purports to record the price, date, subject-matter, or other particulars of an offer to sell, shall be prima facie evidence that an offer to sell as indicated therein was made by or an behalf of the accused: provided that an invitation for offers to buy shall be deemed to be an offer to sell."

- 14. Section 12 of the said regulations, as renumbered, is amended as follows:
- (1) By deleting subsection (1) thereof and substituting the following:
 - "(1) Any order published in the Canada Gazette shall have the same force and effect as if such order were expressly set forth in these regulations, and any such order shall be construed as an Act or enactment to which the provisions of the Interpretation Act shall extend and apply but nothing herein contained shall be construed so as to require the publication of any order in the Canada Gazette."
 - (2) By deleting the words "by the Board" in subsection (2) thereof and substituting therefor the words "by or on behalf of or under authority of the Board."
- 15. Section 14 of the said regulations, as renumbered, is amended by deleting the words "to receive" and substituting therefor the words "to enforce or receive."
- 16. Section 15 of the said regulations, as renumbered, is deleted and the following substituted therefor:
 - "15. (1) No member of the Board and no Administrator or other person employed or appointed by the Board or acting on behalf of or under authority of the Board shall be or become liable to any person for or in respect of any act or omission of himself or any other person in the exercise or purported exercise of any power, discretion or authority or in the performance or purported performance of any duty conferred or imposed by or under these regulations or any regulations for which these regulations are substituted.
 - (2) No proceedings by way of injunction, mandatory order, mandamus, prohibition certiorari or otherwise shall be instituted against any member of the Board, Administrator or other person for or in respect of any act or omission of himself or any other person in the exercise or purported exercise of any power, discretion or authority or in the performance or purported performance of any duty conferred or imposed by or under these regulations or any regulations for which these regulations are substituted.
 - (3) Where any person fails, by reason of his compliance with these regulations or any order, to perform or fulfil any contract or other obligation heretofore or hereafter made, proof of such compliance shall be a good and complete defence to any action or proceeding in respect of such failure."
- 17. Section 18 of the said regulations, as renumbered, is revoked and the following substituted therefor:
 - "18. Any reference heretofore or hereafter made in any law or document to The Maximum Prices Regulations or any Section thereof shall be construed, mutatis mutandis, as a reference to Section 7 of these regulations."

His Excellency in Council, on the same recommendation and under the above cited authority, is further pleased, hereby, to authorize and confirm orders heretofore made, issued and established by the Board, and decisions and actions heretofore made or taken by an Administrator expressed in the form of an order signed by such Administrator and countersigned by the Chairman of the Board, and to order that they shall be construed as if they had been made, taken, issued and established in pursuance of powers conferred by or under the said regulations as hereby amended.

P.C. 10277

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 10th day of November, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that in order to accomplish in the national interest the release of man-power for the armed forces and for production of war supplies and of essential civilian requirements, the Wartime Prices and Trade Board has been given the responsibility of generally controlling and regulating all business undertakings and activities and, whenever in the national interest, of eliminating or curtailing specific undertakings and activities;

And whereas in order that the Board may effectually perform such duties, it is deemed necessary and advisable to clarify and strengthen in some respects the Wartime Prices and Trade Regulations established by Order in Council P.C. 8528 of the 1st day of November, 1941, as amended, and to confer upon the Board additional powers as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to the powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to amend the Wartime Prices and Trade Regulations established by Order in Council P.C. 8528, dated November 1, 1941, as amended, and they are hereby further amended as follows:

- 1. Clauses (g), (i), (j), (k) and (p) of subsection (1) of Section 4 of the said Regulations are deleted and the following are substituted therefor:
 - "(g) to prescribe the terms and conditions upon which, and the manner and circumstances in which, any goods or services may be produced, manufactured, extracted, refined, processed, stored, transported, purchased, sold, offered for sale, supplied, assembled, installed, constructed, distributed, delivered, used or dealt in or with, either generally or by specified persons, and to prohibit transactions and acts not in accordance therewith;"
 - "(i) to prescribe the kinds, models, types, sizes, standards, qualities, quantities, component parts or materials of any goods or services that may or may not be produced, manufactured, extracted, refined, processed, stored, transported, purchased, used, offered for sale, supplied, assembled, installed, constructed, distributed, delivered, used or dealt in or with, either generally or by specified persons, and to prohibit transactions and acts not in accordance therewith;"
 - "(j) to require any person to obtain licences or permits from the Board or from any person specified by the Board; and to issue, re-issue or refuse to issue licences or permits to any persons; to grant general licences or permits; and to fix any fee payable for such licences or permits; provided, however, that the issue to any person of a licence or permit shall not be deemed to affect the liability of such person to obtain a licence or permit as required by any other statute or law of Canada or any province thereof;"
 - "(k) to amend, suspend or cancel any licence or permit issued or granted;"
 - "(p) to take possession of any goods or services or any other property, paying to the owners thereof, in the case of goods or services, such price or compensation, as may, in default of agreement, be prescribed by the Board with the approval of the Minister and, in the case of any other property, such price or compensation, if any, as, in default of agreement, may be determined by the Exchequer Court on a reference thereto by the Minister;"
- 2. Subsection (1) of section 4 of the said Regulations is further amended by re-lettering clause (r) thereof as clause (x) and by adding to such subsection the following clauses:

- "(r) to prohibit the formation, commencement, operation, amalgamation, merger, consolidation or transfer of any business or undertaking, as any such expression may be defined from time to time by the Board;
- "(s) to prescribe the terms and conditions under which and the manner and circumstances in which any business or undertaking may or may not be formed, commenced, operated, amalgamated, merged, consolidated or transferred:
- "(t) to require any person engaged in any business or undertaking to discontinue or limit such business or undertaking in whole or in part in such manner and circumstances as the Board may prescribe;
- "(u) to require any person engaged in any business or undertaking to pool or otherwise use, operate or deal with any real and personal property in such manner and on such terms and conditions as the Board may prescribe;
- "(v) to approve any arrangement proposed by the operators of two or more businesses or undertakings for the pooling or other disposition of the revenues or profits of such businesses or undertakings or for the establishment of a fund or funds to provide compensation for persons required to discontinue or limit a business or undertaking pursuant to these regulations;
- "(w) to require establishment of a fund or funds, in such manner and circumstances as the Board may prescribe, for the purpose of compensation of persons required to discontinue or limit a business or undertaking pursuant to these regulations; and to require any person to contribute to such fund or funds in such manner and on such terms and conditions as the Board may prescribe; and to require disbursement from such fund or funds to such persons in such sums in such manner and on such terms and conditions as the Board may prescribe; provided that nothing in these regulations shall be deemed to require the Board to make provision for any compensation of any person;"
- 3. Section 4 of the said Regulations is further amended by adding the following as subsection (3) thereof:
 - "(3) The Board shall keep the Minister advised of the principles it is following in exercising the powers conferred upon it by these regulations and shall refrain from doing all such things as the Minister may, in writing, from time to time direct;"
- 4. Subsection (6) of Section 8 of the said Regulations is amended by inserting the words "or permit" after the word "licence," wherever it appears in such subsection.

A. D. P. HEENEY, Clerk of the Privy Council.

P.C. 11595

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 22nd day of December, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that a typographical error occurred in clause (g) of subsection (1) of Section 4 of Order in Council P.C. 8528 of the first day of November, 1941, as amended by Order in Council P.C. 10277 of the tenth day of November, 1942; and that it is necessary to further amend such clause (g) as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and pursuant to powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to amend the Wartime Prices and Trade Regulations established by Order in Council P.C. 8528, dated November 1, 1941, and they are hereby further amended by deleting clause (g) of Subsection (1) of Section 4 thereof and substituting the following therefor:

"(g) to prescribe the terms and conditions upon which, and the manner and circumstances in which, any goods or services may be produced, manufactured, extracted, refined, processed, stored, transported, purchased, sold, offered for sale, supplied, assembled, installed, constructed, distributed, exhibited, advertised, delivered, used, or dealt in or with, either generally or by specified persons, and to prohibit transactions and acts not in accordance therewith."

A. D. P. HEENEY,

Clerk of the Privy Council.

P.C. 3206

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council P.C. 8528 of the 1st day of November, 1941, as amended, the Wartime Prices and Trade Regulations were made and established;

And Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that in order that the Board may more effectually perform its functions and exercise its powers and by reason of representations by law enforcement officers it is deemed to be in the national interest that the said Regulations be strengthened in some respects and that they be amended, accordingly, as hereinafter set forth;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to amend the Wartime Prices and Trade Regulations made and established by P.C. 8528 of the 1st day of November, 1941, as amended and they are hereby further amended as follows:—

- 1. Clause (l) of subsection (1) of Section 2 of the said Regulations is amended by adding at the end thereof the words "or concurred in by the Board or Chairman pursuant to these regulations".
- 2. Subsection (3) of Section 2 of the said Regulations is amended by deleting the words "subject to the provisions of subsection (2) of Section 4 of these regulations" and by substituting therefor the words "subject to the powers of the Board to exempt any person or any goods or services or any transaction wholly or partly from the provisions of these regulations".
- 3. Subsection (5) of Section 2 of the said Regulations is deleted and the following is substituted therefor:
 - "(5) Subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order."
- 4. Subsection (4) of Section 3 of the said Regulations is amended by adding at the end thereof the following words:

"and the signature or countersignature by the Chairman of any order purporting to have been made by such person under authority of the Board shall be conclusive evidence of such authority."

- 5. Subsection (7) of Section 3 of the said Regulations is amended by adding thereto clause (v) as follows:
 - "(v) evidence of any order or other document may be given by the production of a copy thereof purporting to be printed by the King's Printer for Canada but nothing herein contained shall require proof thereof by such mode."
- 6. Clauses (f), (l) and (p) of subsection (1) of Section 4 of the said Regulations are deleted and the following are substituted therefor:—
 - "(f) to fix specific or maximum or minimum prices or specific or maximum or minimum markups at which any goods or services may be sold or offered for sale by or to any person; to prescribe the manner in which any such price or markup shall be ascertained; to prescribe what shall constitute or be included in any price or markup; to prohibit purchase or sale at prices which are at variance with the prices or markups so fixed or prescribed; and to require any person to refund to any other person any amount received or collected in excess of any such price or markup;"
 - "(l) to prescribe the quantities of, the manner in which, and the terms and conditions under which, any goods or services may be bought, sold, supplied, distributed, delivered or used within prescribed periods of time and to prohibit purchase, sale, supply, distribution, delivery or use except in accordance with such prescription;"
 - "(p) subject to the provisions of Section 7 of the War Measures Act (i) to take possession of any goods or services or any other property; (ii) to require any person to deliver possession of any goods or services to such person as the Board may designate; (iii) to apply to the Attorney General of Canada to issue in any form a warrant for possession directing the sheriff within whose jurisdiction such goods or services are situated or any officer thereunto deputed by him to put the person named in such warrant in possession of the goods or services therein described, which warrant the Attorney General of Canada is authorized to issue if he is satisfied that with a view to securing compliance with an order validly made under these Regulations it is necessary to do so, and which warrant shall be executed by such sheriff or officer as if it were a warrant or writ of possession issued out of the Superior Court of the province in which such goods or services are situated; and to use and dispose of such goods, services or property in any manner;".
- 7. Clause (n) of subsection (1) of said Section 4 of the said Regulations is amended by adding at the end thereof the following words:
 - "and no use, disposition or supply of any such goods or services in accordance with such manner shall constitute infringement of any mark, design or other private or proprietary right;"
- 8. Subsection (3) of said Section 4 of the said Regulations is deleted and the following is substituted therefor:
 - "(3) In the exercise of its powers conferred by these regulations or otherwise, the Board shall be responsible to the Minister and, whenever any directions are given by the Minister, all action taken by the Board shall be in accordance with such directions."
- 9. Subsection (4) of Section 7 of the said Regulations is amended by inserting after the word "fixed" the words "by or under these regulations".
- 10. Subsection (5) of Section 7 of the said Regulations is amended by adding at the end thereof the words "fixed by or under these regulations".
- 11. Subsection (7) of Section 7 of the said Regulations is amended by deleting the words "this section" and by substituting therefor the words "any regulation or order".
- 12. Subsections (1) and (2) of Section 8 of the said Regulations are amended by deleting the words "by the Board" and by substituting therefor the words "by or on behalf of or under authority of the Board".

- 13. Subsection (3) of Section 8 of the said Regulations is deleted and the following is substituted therefor:
 - "(3) No person shall
 - (a) acquire, accumulate or withhold from sale any goods beyond an amount which is reasonably required for the ordinary purposes of his business or beyond such amount, if any, as the Board may prescribe; or
 - (b) acquire or accumulate any goods beyond an amount which is reasonably required for the use or consumption of himself and his household or beyond such amount, if any, as the Board may prescribe;
 - provided that if any goods are found at any time in the possession or under the control of any person and such person is charged with an offence against this subsection, such goods shall in the absence of evidence to the contrary be deemed to have been acquired or accumulated by him within twelve months prior to the date upon which he is so charged."
- 14. Subsection (10) of Section 8 of the said Regulations is amended by deleting the words "aid or abet" and by substituting therefor the words "aid, abet, counsel or procure".
- 15. Section 9 of the said Regulations is amended by adding the following as subsection (2) thereof:
 - "(2) In any proceedings upon summary conviction, any charge may include several offences against any regulation or order committed by the same person and any number of charges against such person may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence".
- 16. Subsection (1) of Section 10 of the said Regulations is deleted and the following is substituted therefor:
 - "(1) No person shall be prosecuted under these regulations except with the written leave of the Board or of the Attorney General of any province, and such written leave shall be sufficient if it purports to be signed by such Attorney General or on behalf of the Board and if it is in the following form: "Leave is hereby given that proceedings be instituted within three months from the date hereof against................for an offence or offences under the Wartime Prices and Trade Regulations".
- 17. Subsection (3) of Section 11 of the said Regulations is amended by deleting from clause (e) thereof the words "provided that an invitation for offers to buy shall be deemed to be an offer to sell" and by adding to such subsection clause (f) as follows:
 - "(f) proof of an invitation for offers to buy shall be proof of an offer to sell".
- 18. Section 11 of the said Regulations is further amended by adding thereto subsections (4), (5) and (6) as follows:
 - "(4) Where by any regulation or order provision is made for any person to file, forward or deliver any document with or to the Board or an Administrator or any office or officer of the Board, an affidavit of an officer or other employee of the Board, sworn before any commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that after careful examination and search of such records he has been unable to find in any given case that any such document has been filed with or received by him, shall be received as prima facie evidence that in such case no such document was so filed, forwarded or delivered.
 - (5) In any Court, the affidavit of an officer or employee of the Board, sworn before any commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that an annexed document is a docu-

ment filed with or received by the Board or an Administrator or any office or officer of the Board, shall be received as *prima facie* evidence that such document has been so filed or received.

- (6) Where evidence is offered by affidavit pursuant to the provisions of subsections (4) and (5) of this Section, it shall not be necessary to prove the official character of the person making the affidavit if that information is set forth in the affidavit, nor shall it be necessary to prove the signature of such person or to prove the signature or official character of the person before whom such affidavit was sworn".
- 19. Subsection (1) of Section 12 of the said Regulations is deleted and the following is substituted therefor:
 - "(1) Every provision of the Interpretation Act shall extend and apply to every order published or printed in the Canada Gazette or Canadian War Orders and Regulations or in any extra thereof or extract therefrom purporting to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing".
- 20. Subsections (1) and (2) of Section 15 of the said Regulations are amended by adding at the end of each such subsection the words "or otherwise conferred or imposed by the Governor in Council".

A. D. P. HEENEY, Clerk of the Privy Council.

P.C. 6808

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 30th day of August, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Wartime Prices and Trade Board has represented that in order that it may effectually perform its duties, it is necessary and advisable to clarify and strengthen the Wartime Prices and Trade Regulations established by Order in Council P.C. 8528 of the 1st day of November, 1941, as hereinafter set forth;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to amend the said Regulations and they are hereby amended as follows:

- 1. Clause (d) of subsection (1) of Section 2 is amended by inserting the word "a" immediately preceding the word "Deputy".
 - 2. Subsection (7) of Section 3 is amended by adding thereto clause (vi) as follows:
- "(vi) the affidavit of an Administrator or Deputy Administrator, sworn before any commissioner or other person authorized to administer oaths, that he has knowledge of the facts and that he is such an Administrator or Deputy Administrator and that an annexed document is a true copy of an order, form or other document made, issued or prescribed by him shall be received as prima facie evidence that such order, form or other document was so made, issued or prescribed by him under authority of the Board and that he is such an Administrator or Deputy Administrator; and such Administrator or Deputy Administrator of such Administrator or Deputy Administrator or Official character of the person before whom such affidavit was sworn."
- 3. Subsection (4) of Section 7 is amended by adding at the end thereof the words "and, for the purposes of this subsection, the Board may from time to time, generally

or in specific cases, prescribe what person or persons shall constitute a class, and what conditions of sale and what quantities shall entitle a purchaser to the benefit of this subsection, and what difference in price shall be allowed by the seller aforesaid."

- 4. Subsection (2) of Section 8 is deleted and the following substituted therefor:
- "(2) No person shall sell or supply or offer for sale or supply any goods or services at a price that is higher than a maximum or specific price or lower than a minimum or specific price which has been fixed by these regulations or fixed by or on behalf of or under authority of the Board or concurred in by the Board, or at a price that includes a markup greater than a maximum or specific markup or less than a minimum or specific markup which has been fixed by or on behalf of or under authority of the Board, or concurred in by the Board."
- 5. Subsection (7) of Section 8 is amended by inserting after the words "of these regulations" the words "or of any order."
- 6. Subsection (8) of said Section 8 is amended by adding at the end thereof the words "or by any order."
- 7. Subsection (9) of said Section 8 is amended by inserting after the word "higher" the words "than is reasonable and just or higher."
 - 8. Subsection (1) of Section 10 is deleted and the following substituted therefor:
- "(1) No person shall be prosecuted for an offence under these regulations except with the written leave of the Board or of the Attorney-General of any province; provided
 - (a) that a person may be arrested for such an offence, and that a warrant may be issued and executed for a person's arrest for such an offence, and that information may be laid charging a person with such an offence, and that a person charged with an offence under these regulations may be remanded in custody or on bail before such written leave has been issued; but no further proceedings shall be taken until such written leave has been obtained; and
 - (b) that the written leave required by this Section shall be sufficient if it purports to be signed by the Attorney-General of any province or on behalf of the Board and if it is in the following form: 'Leave is hereby given that proceedings be instituted within three months from the date hereof against for an offence or offences under the Wartime Prices and Trade Regulations'."
- 9. Subsection (1) of Section 11 is amended by inserting after the words "the relative provisions of these regulations" the words "or of any order."
- 10. Clauses (a), (b) and (c) of subsection 3 of Section 11 are each amended by inserting in brackets after the words "on any date" the words "(with reference to which period or date a maximum price for such goods or services has been fixed by these regulations or by or under any order)".
- 11. Subsection (3) of said Section 11 is amended by adding thereto the following as clause (g) thereof:
- "(g) if the prosecution proves the price at which and the date on which the accused sold any goods or services and proves that the accused upon demand failed to produce for inspection any books or records adequate to show the maximum price at which such goods or services could be lawfully sold by the accused on that date, the onus shall be upon the accused to establish the maximum price, if any, at which he could lawfully sell such goods or services on that date."

P.C. 6242

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 18th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board that it is expedient that the Wartime Prices and Trade Regulations established by Order in Council P.C. 8528 of the 1st day of November, 1941, as amended, be further amended as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to amend the said Regulations and they are hereby further amended as follows:—

- 1. Subsection (1) of Section 2 is amended
- (a) by inserting in clause (l) thereof, immediately after the word "requirement" the word "direction";
- (b) by inserting in clause (q) thereof, immediately after paragraph (xiv), the following as paragraph (xv) thereof;
 - "(xv) the custom slaughtering of animals; the slaughtering and dressing of poultry on a custom or commission basis; the breaking and separating of eggs on a custom or commission basis for use in processing frozen eggs; and the pasteurizing of milk or cream on a custom or commission basis;"
- (c) by adding at the end of such clause (q) the words "and the Board may specify any activity or undertaking as one that shall be deemed to be associated with or ancillary to any service specified in or designated under clause (q) or to be or be included in a service so specified or designated".
- 2. Subsection (3) of Section 2 is amended
- (a) by deleting therefrom the words "by a properly constituted authority" and by substituting therefor the words "by an authority heretofore or hereafter properly constituted;" and
- (b) by deleting therefrom the words "except with the written concurrence of the Board" and by substituting therefor the words "except with the written concurrence of the Board unless that concurrence has been expressly dispensed with by Parliament or by Order of the Governor in Council;" and
- (c) by deleting therefrom the words "and provided further that any action heretofore taken or that may hereafter be taken by any such authority" and by substituting therefor the words "and provided further that, in the absence of such concurrence, any action heretofore taken or that may hereafter be taken by any such authority."
- 3. Subsection (7) of Section 3 is amended by adding thereto clause (vii) as follows:
 - "(vii) a certificate signed by the Chairman or the Secretary stating that a document therein described was concurred in by or on behalf of or under authority of the Board shall be received as conclusive evidence that concurrence in such document was given by the Board."
- 4. (1) Clause (f) of subsection (1) of Section 4 is amended by deleting therefrom the words "in excess of any such price or markup" and by substituting therefor the words "in excess of any price or markup fixed by these regulations or by or under the provisions of any order; and, in any case in which any person, at any time after an order is made by which he is prohibited from selling any goods or services before the maximum price or maximum markup at which he may sell such goods or services has been fixed by or under authority of the Board, has sold or sells any such goods or

services in contravention of such order, the Board shall have power to require such person to refund to the buyer of those goods or services the amount whereby the price at which such person sold such goods or services exceeds the maximum price at which he may sell such goods or services that is fixed by or under authority of the Board subsequent to such sale."

- (2) The provisions of said clause (f) as amended by subsection (1) preceding shall apply as well to sales made before as to sales made after the date on which this order comes into force.
- 5. Subsection (1) of Section 4 is further amended by inserting therein, immediately after clause (g) thereof, the following as clause (gg) thereof:
 - "(gg) to prescribe the maximum brokerage or maximum commission that a person may charge his principal in respect of the sale or purchase of goods or services by the principal, and to prohibit transactions and acts not in accordance therewith."
- 6. Clause (i) of subsection (1) of Section 4 is amended by deleting therefrom the word "used" where it first occurs in such clause and by substituting therefor the word "sold".
- 7. Subsection (2) of Section 4 is amended by deleting therefrom the words "provided, however, that the fact of such request or concurrence shall not be questioned" and by substituting therefor the words "provided, however, that the fact of such request or concurrence or any concurrence referred to in subsection (3) of Section 2 of these regulations shall not be questioned."
 - 8. Section 4 is further amended by adding thereto subsection (4) as follows:
 - "(4) Nothing contained in Order in Council P.C. 3238 of the 22nd day of May, 1944, shall be deemed to derogate from any power conferred by or under these Regulations and Sections 2, 3 and 4 of such Order in Council shall not apply to any information obtained in any manner under the authority of these Regulations or of any order, but shall only apply to information furnished pursuant to any requirement or request made expressly under the authority of that Order in Council."
- 9. Subsection (7) of Section 7 is amended by adding at the end thereof the words "and a separate buyer."
- 10. Subsection (8) of Section 8 is deleted and the following is substituted therefor:
 - "(8) No person shall make any misrepresentation or false statement to or for the use or information of the Board or any member, employee or agent thereof or any officer of customs or excise or any police officer or of any other person concerned in the administration of these regulations or of any order, with reference to any matter affected by these regulations or such order."
- 11. Subsection (11) of Section 8 is deleted and the following is substituted therefor:
- "(11) No person shall make, issue or exhibit as being correct any false invoice, false sales slip or other false record or false account respecting any sale or purchase of any goods or services affected by these regulations or by any order."
- 12. Clause (g) of subsection (3) of Section 11 is deleted and the following is substituted therefor:
 - "(g) where the accused is charged with having sold or offered for sale goods or services at a price exceeding the maximum price fixed therefor by these regulations or by or under any order, proof of the price at which and the day on which the accused sold or offered for sale such goods or services and that the accused upon demand failed to produce for inspection books or records which established that such price on such day was lawful is prima facie proof that the price at which he so sold or offered for sale such goods or services was in excess of the maximum price fixed by these regulations or by or under any order;

- "(h) where the accused is charged with having sold or offered for sale goods or services the maximum price for which on sales by him had not been fixed by these regulations or by or under any order, proof of the price at which and the day on which the accused sold or offered for sale such goods or services and that the accused upon demand failed to produce for inspection books or records which established that such price on such day was lawful is prima facie proof that a maximum price at which he could lawfully sell such goods or services on such day had not been fixed by these regulations or by or under any order."
- 13. Subsection (5) of Section 11 is amended by deleting therefrom the words "is a document filed" and by substituting therefor the words "is a document or true copy of a document filed."
- 14. Section 13 is amended by inserting therein immediately after the words "the provisions of these regulations" the words "or of any order."
- 15. Section 14 is amended by deleting therefrom the words "fixed or concurred in by the Board" and by substituting therefor the words "fixed by or under authority of the Board or concurred in by the Board."

THE WARTIME LEASEHOLD REGULATIONS

Order in Council P.C. 9029, November 21, 1941, and amending Orders in Council P.C. 3366, April 24, 1942; P.C. 8973, October 1, 1942; P.C. 3207, April 22, 1943; P.C. 7570, October 1, 1943, and P.C. 6234, August 8, 1944.

P.C. 9029

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of November, 1941.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 3998 of the 5th day of December, 1939, the Wartime Prices and Trade Board Regulations respecting necessaries of life were made and established and, by Order in Council P.C. 4616 of the 11th day of September, 1940, the provisions of such Regulations were extended to rentals and housing accommodation:

And whereas by Order in Council P.C. 5003 of the 24th day of September, 1940, approval was given to the exercise by the Board of its power to fix maximum rentals, and to the appointment of the Rentals Administrator by the Board, and additional powers were conferred on the Board in respect of housing accommodation;

And whereas, pursuant to the aforesaid powers, the Board made various orders respecting the rental of housing accommodation and termination of leases;

And whereas by Order in Council P.C. 6701 of the 26th day of August, 1941, the law was declared in some respects and special provisions respecting offences, penalties and evidence were made;

And whereas by Order in Council P.C. 6834 of the 28th day of August, 1941, the Wartime Prices and Trade Board Regulations were rescinded and new Regulations respecting goods and services were substituted therefor.

And whereas Order in Council P.C. 8528 of the 1st day of November, 1941, rescinded said Order in Council P.C. 6834 and established in substitution therefor The Wartime Prices and Trade Regulations;

And whereas by Order in Council P.C. 8965 of the 21st day of November, 1941, the Maximum Rentals Regulations were established;

And whereas it is deemed to be expedient and in the public interest to revoke the said Orders in Council P.C. 4616 and P.C. 6701 and to make and establish consolidated regulations respecting leaseholds as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:

- 1. Orders in Council P.C. 4616 of the 11th day of September, 1940, and P.C. 6701 of the 26th day of August, 1941, are hereby revoked.
- 2. The Regulations hereinafter set forth are hereby made and established in substitution for the Orders in Council hereby revoked.

REGULATIONS RESPECTING LEASEHOLD RIGHTS AND OBLIGATIONS IN TIME OF WAR

Title

1. These regulations and any amendment thereof or addition thereto may be cited as The Wartime Leasehold Regulations.

Interpretation

- 2. (1) For the purposes of these regulations, unless the context otherwise requires,
- (a) "Board" means the Wartime Prices and Trade Board;
- (b) "landlord" means any person who lets or sublets any real property;
- (c) "lease" means any and every enforceable contract for the letting of real property, whether the contract is made orally, in writing or by deed;
- (d) "member" means a member of the Board;
- (e) "Minister" means the Minister of Finance;
- (f) "order" means an order of the Board;
- (g) "real property" means any improved or unimproved land, any furnished or unfurnished store, shop, office building, factory, warehouse, suite, office or other place of business, hotel, house, apartment, flat, room or other place of dwelling, and any structure or part of a structure used for combined business and dwelling purposes, together with all appurtenances thereto belonging, and such heating, lighting, water, garage, janitor and other services, and such plant, equipment or facilities, as are supplied by the landlord;
- (h) "regulation" means any of these regulations and any amendment or addition thereto;
- (i) "rent" or "rental" means any payment or consideration for the use of real property;
- (j) "Rentals Administrator" or "Deputy Rentals Administrator" means the person duly appointed as such by the Board with the approval of the Governor in Council;
- (k) "requirement" means any written notification by the Board to any person, requiring performance by such person of any specified act or requiring such person to refrain from performing any specified act.
- (2) Every actual or suspected offence against any regulation, order or requirement shall, for the purposes of the Criminal Code, be deemed to be an offence that has been or is suspected to have been committed against the Criminal Code.
 - 3. (1) The Board shall have power, from time to time
 - (a) to investigate, of its own motion or on complaint, the rental at any time charged or demanded by any person for any real property, the nature and extent of any real property and any change therein, or any alleged or apparent offence against any regulation, order or requirement; and for the purpose of any such investigation, the Board shall have all the powers of a commissioner appointed under the provisions of the Inquiries Act;
 - (b) to enter any premises, to inspect and examine the same and any or all books, records and documents in the possession or control of any landlord or of his agent, and to require any such person to produce such books, records and documents at any place before it or before any person appointed by it to investigate, and to take possession of any or all of such books, records and documents;
 - (c) to require any landlord or agent of a landlord to furnish, in such form and within such time as the Board may prescribe, such information respecting real property and rentals as is specified in the requirement;
 - (d) to require any person to perform such act in respect of rentals or of real property as is deemed by the Board to be desirable, or to require any person to refrain from performing such act as is deemed by the Board to be undesirable, in order more effectually to enforce its orders or to exercise its powers respecting real property and rentals:
 - (e) to make public its findings or report in the case of any investigation or to withhold such publication if it considers the public interest would be better served by such withholding;
 - (f) to refer to the Attorney-General of any province information respecting any alleged offence against any regulation, order or requirement;

- (g) to fix the maximum rental at which any real property may be rented or offered for rent by any person and to prohibit a rental in excess of the maximum so fixed; and any order made pursuant to this regulation shall apply throughout Canada unless otherwise provided therein;
- (h) to prescribe the grounds on which any maximum rental fixed by The Maximum Rentals Regulations or under the provisions of any order or under authority of the Board may be varied, to prescribe the manner in which and the extent to which it may be varied, and to prohibit variation except in accordance with such prescription;
- (i) to prescribe the manner of determination of any maximum rental that is not fixed as provided in paragraphs (g) and (h) hereof, and to prohibit the charging or demanding of a rental in excess of the amount so determined;
- (j) to prescribe the terms and conditions under which any real property may be rented or offered for rent and to prohibit transactions except in accordance therewith;
- (k) to prescribe the grounds on which and the manner in which leases may be terminated, and to prohibit termination of leases or eviction or dispossession of tenants except in accordance with such prescription.
- (2) The powers vested in the Board by paragraphs (a) and (b) of subsection (1) of this Section may be exercised by any one member of the Board.
- (3) The Board may appoint, or authorize the Rentals Administrator to appoint, from time to time in any area of Canada a local Committee, to be known by such title and to be composed of such person or persons as may be designated, for the purpose of investigating and adjudicating upon local complaints and applications respecting rentals and real property and of performing such other duties as may be designated, and may delegate to any Committee so appointed such powers to be exercised in such manner and according to such procedure as the Board may from time to time prescribe.
- (4) The Board may appoint one or more persons to conduct investigations and every such person shall be vested with such of its powers aforesaid as the Board may confer on him.
- 4. All expenses lawfully incurred under these regulations shall be payable out of moneys provided by Parliament.

Offences, Prosecutions and Penalties

- 5. (1) No person on behalf of himself or of another person shall let or offer to let any real property at a rental that is higher than is reasonable and just; provided that, if a maximum rental therefor has been fixed by the Maximum Rentals Regulations or by any order of the Board or fixed by the Rentals Administrator or the Deputy Rentals Administrator, or fixed by any Rentals Committee and approved by the Rentals Administrator or the Deputy Rentals Administrator, any rental in excess of the maximum rental so fixed shall be conclusively deemed to be higher than is reasonable and just; and provided further that any person who, on behalf of himself or of another person, has heretofore charged or demanded a rental for any real property in excess of the maximum rental fixed by any order of the Board or by the Rentals Administrator or Deputy Rentals Administrator, or fixed by any Rentals Committee and approved by the Rentals Administrator or the Deputy Rentals Administrator, shall be deemed to have contravened this subsection and to be guilty of an offence and the penalties provided in Section 6 of these regulations shall apply to any such offence.
 - (2) No person on behalf of himself or of another person shall contravene or fail to observe any order or requirement respecting maximum rentals, termination of leases or other leasehold rights and obligations; provided that any person who, on behalf of himself or of another person, has heretofore contravened or failed to observe any such order or requirement shall be deemed to have contravened this subsection and to be guilty of an offence and the penalties provided in Section 6 of these regulations shall apply to any such offence.
 - (3) No person shall in any manner impede or prevent or attempt to impede or prevent any investigation or examination pursuant to these regulations.

- (4) No person shall, with intent to evade the provisions of these regulations, destroy, mutilate, deface, alter, secrete or remove any books, records, or property of any kind.
- (5) No person shall deceive or mislead the Board or any police officer or any employee or agent of the Board or any other person concerned in the administration of these regulations, with reference to any matter affected by these regulations.
- (6) No person shall pay or offer to pay a rental for any real property which he knows or has reason to believe is higher than the maximum rental fixed by The Maximum Rentals Regulations or under the provisions of any order of the Board or by the Rentals Administrator or the Deputy Rentals Administrator.
- (7) No person shall aid or abet the commission of any offence under these regulations or do any act preparatory to the commission of any offence under these regulations.
- 6. Any person who contravenes or fails to observe any regulation, order or requirement, or who enters into any transaction or arrangement designed for the purpose or having the effect of evading any provision of these regulations, or makes any false statement in any return, record or information made or given pursuant to any order or requirement shall be guilty of an offence and liable, upon indictment or upon summary conviction under Part XV of the Criminal Code, to a penalty not exceeding five thousand dollars, or to imprisonment for any term not exceeding two years, or to both fine and imprisonment and any director or officer of any company or corporation who assents or acquiesces in any offence by such company or corporation against any regulation, order or requirement shall be guilty of such offence personally and cumulatively with the said company or corporation.
- 7. (1) No prosecution for a contravention or non-observance of any regulation, order or requirement shall be commenced without the written leave of the Board or of the Attorney-General of the province in which the offence is alleged to have been committed.
- (2) A prosecution for any contravention or non-observance of any of these regulations or for any contravention or non-observance of any order or requirement of the Board made pursuant to authority conferred by these regulations or by any other Order in Council may be commenced within twelve months from the date on which the offence is alleged to have been committed.
- 8. (1) In any proceedings in any Court, a document purporting to be the decision of a Rentals Committee fixing the maximum rental for any real property specified therein, if purporting to be signed by such Committee or by the Chairman thereof and to be signed by the Rentals Administrator or the Deputy Rentals Administrator by way of approval, shall, in the absence of evidence to the contrary, be conclusively deemed to be the final and conclusive decision of such Committee.
- (2) In any proceedings in any Court, a document purporting to be the decision of the Rentals Administrator or of the Deputy Rentals Administrator fixing the maximum rental for any real property specified therein, if purporting to be signed by such Administrator or Deputy Administrator, shall, in the absence of evidence to the contrary, be conclusively deemed to be the final and conclusive decision of such Administrator or Deputy Administrator.
- 9. (1) Where any person is charged with an offence under these regulations, it shall not be necessary for the prosecuting authority to establish that the person so charged had not been exempted from the relative provisions of these regulations, or had not received the permission of the Board for any act or omission, and if the person so charged pleads or alleges that he had been so exempted or had received such permission, the burden of proof thereof shall be on the person so charged.
- (2) For the purposes of the prosecution of a person for an offence under these regulations, the offence shall be deemed to have been committed either at the place where it was actually committed or at any place in Canada in which the offender resides or carries of business or is found or apprehended or is in custody.

(3) In any prosecution for any contravention of subsection (1) of Section 5 of these regulations, evidence by an accused person that he has made an application for permission to increase any maximum rental shall not constitute a defence.

General Provisions

- 10. (1) Any decision or action of the Board if expressed in the form of an order published in the Canada Gazette, which order shall take effect on a date to be specified therein not earlier than the date of publication in the Canada Gazette, shall have the same force and effect as if the same were expressly set forth herein; provided, however, that the Board shall not be precluded from exercising otherwise than by the making of orders any of the powers of the Board.
- (2) General or specific instructions issued by the Board to any person acting as agent of or under the authority or direction of the Board, or to any person engaged in any transaction or business affected by these regulations shall, with respect to such person and any other person having notice thereof, have the same force and effect as if contained in an order made and published as provided in the next preceding subsection.
- 11. Every landlord or his agent shall prepare and keep available for inspection a record describing clearly and fully any of his real property the maximum rental for which is fixed by these regulations or fixed under the provisions of any order of the Board, and stating the amount of the rental so fixed and the name of the tenant who was or is obligated to pay such rental and the name of each subsequent tenant.
- 12. No person shall have any right to collect a rental in excess of the maximum rental fixed by these regulations or by any order of the Board or by the Rentals Administrator or the Deputy Rentals Administrator or fixed by any Rentals Committee and approved by the Rentals Administrator or the Deputy Rentals Administrator; and any person who pays an amount in excess of such maximum rental may recover the excess notwithstanding that such person may have been guilty of an offence in paying such excess.
- 13. The provisions of Section 3, and of subsection (3) of Section 5, and of Section 14 of the Wartime Prices and Trade Regulations shall be construed as if such provisions were included in these regulations.
- 14. The Board shall report to the Minister as and when required to do so by the Minister.
- 15. These regulations shall be read and construed as if they included the Maximum Rentals Regulations.

A. D. P. HEENEY, Clerk of the Privy Council.

P.C. 3366

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of April, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council P.C. 9029 of the 21st day of November, 1941, The Wartime Leasehold Regulations were made and established;

And whereas, it is deemed advisable to amend the said Regulations as hereinafter

set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act and otherwise, is

pleased to amend the Wartime Leasehold Regulations established by Order in Council P.C. 9029 of November 21, 1941, and they are hereby amended as follows:

- 1. Subsection (1) of Section 2 of the said Regulations is amended as follows:
- (1) by deleting clause (b) thereof and by substituting therefor the following clause:
- "(b) "landlord" means any person who lets or sublets or grants any leave and licence for any real property, and includes a mortgagee or chargee in possession and any person entitled to possession under any judgment or order of a Court or under any statute;"
- (2) by deleting clause (c) thereof and by substituting therefor the following clause:
- "(c) "lease" means and includes every enforceable contract for the letting or subletting of real property and every leave and licence for the use of real property whether such contract or leave and licence is made orally, in writing or by deed; and the verbs "let" and "rent" shall have similarly extended meanings;"
- (3) by deleting clause (g) thereof and by substituting therefor the following clause:
- "(g) "real property" means any improved or unimproved land, any store, shop, office building, factory, warehouse, suite, office, or other place of business, hotel, inn, inn or hotel room, house, boarding house, lodging house, tourist home or cabin, apartment, flat, room or other place of dwelling, and any structure or part of a structure used for combined business and dwelling purposes, together with all appurtenances thereto belonging, and such heating, lighting, water, garage, janitor and other services, and such plant, equipment, furniture, furnishings or facilities, as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply;"
- (4) by deleting clause (i) thereof and by substituting therefor the following clause:
- "(i) "rent" or "rental" means any payment or consideration including any bonus, gratuity or benefit, charged, demanded, received, collected or paid per day, week, month or year or other period of time, as the case may be, for the use or occupancy of real property;"
- (5) by deleting clause (f) thereof and substituting therefor the following clause:
- "(f) "order" means any order, prescription, prohibition, restriction or limitation made, issued or established by the Board or by a Rentals Administrator and includes any general or specific instructions issued by the Board or by a Rentals Administrator;"
 - (6) by deleting clause (j) thereof and substituting therefor the following clause:
- "(j) "Rentals Administrator" means a person duly appointed as such by the Board with the approval of the Governor in Council and includes a Deputy Rentals Administrator and the Administrator or Deputy Administrator of Rental Appeals similarly appointed;"
- (7) by inserting after the word "Board" in clause (k) thereof the words "or by a Rentals Administrator".
- 2. Section 3 of the said Regulations is amended by adding thereto the following subsections:
 - "(5) The Board may delegate to a Rentals Administrator and authorize him to exercise, under the direction of the Board, any of the powers and discretions vested in the Board by these regulations;"
 - "(6) Every order made pursuant to the powers conferred by these regulations shall apply throughout Canada unless otherwise provided therein, but may apply to such area or areas in Canada or to such class or classes of persons or to such type or types of real property as such order may designate."

- 3. Subsection (1) of Section 5 of the said Regulations is deleted and the following is substituted therefor:
 - "(1) No person on behalf of himself or of another person shall let or offer to let any real property at a rental that is higher than is reasonable and just or shall charge, demand, receive, collect, or pay such a rental; provided that, if a maximum rental therefor has been fixed by the Maximum Rentals Regulations or by or under any order of the Board or of a Rentals Administrator, any rental in excess of such maximum rental shall be conclusively deemed to be higher than is reasonable and just; and provided further that any person who, on behalf of himself or of another person, has heretofore charged, demanded, received, collected or paid a rental for any real property in excess of the maximum rental fixed by any order shall be deemed to have contravened this subsection and to be guilty of an offence and the penalties provided in Section 6 of these regulations shall apply to any such offence."
- 4. Subsection (7) of said Section 5 of the said Regulations is deleted and the following is substituted therefor:
 - "(7) No person shall aid or abet the commission of any offence under these regulations or attempt to commit or conspire with any other person by any means whatsoever to commit an offence under these regulations."
- 5. Section 6 of the said Regulations is deleted and the following is substituted therefor:
 - "6. Any person who contravenes or fails to observe any regulation, order or requirement, or who enters into any transaction or arrangement designed for the purpose or having the effect of evading any of these regulations or of any order, or who makes any false statement or representation furnished pursuant to any regulation, order or requirement for the use or information of the Board or of a Rentals Administrator or of any other person, shall be guilty of an offence and liable upon indictment or upon summary conviction under Part XV of the Criminal Code to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or to both fine and imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation."
- 6. Subsection (1) of Section 8 of the said Regulations is amended by deleting the words "and to be signed by the Rentals Administrator or the Deputy Rentals Administrator by way of approval."
- 7. Section 8 of the said Regulations is amended by adding the following subsection:
 - "(3) In any proceedings in any Court, a document purporting to be signed by a Rentals Administrator, a Rentals Committee or the Chairman thereof, shall be receivable in evidence without proof of the signature or of the official character of the person or persons appearing to have signed the same and without further proof thereof."
 - 8. Section 9 of the said Regulations is amended by adding the following subsection:
 - "(4) If in any proceedings for an offence against these regulations the prosecution proves that any rental was charged, demanded, received, collected or paid before or since October 11, 1941, for any real property, the maximum rental for which has been fixed by these regulations, or by or under any order of the Board, such rental shall in the absence of evidence to the contrary be deemed to be at a rate not less than such maximum rental."
- 9. Subsection (1) of Section 10 of the said Regulations is deleted and the following is substituted therefor:
 - "(1) Any order which is published in the Canada Gazette and is to take effect on a date specified in such Order not earlier than the date of publication in the Canada Gazette shall have the same force and effect as if such Order were expressly set forth in these regulations but nothing herein contained shall be

construed so as to require the publication of any Order in the Canada Gazette; and every regulation and order shall be construed as an Act to which the provisions of the Interpretation Act shall extend and apply."

- 10. Subsection (2) of Section 10 of the said Regulations is amended by inserting after the words "issued by the Board" the words "or by a Rentals Administrator."
- 11. Section 10 of the said Regulations is amended by adding the following subsections:
 - "(3) Every order made, issued or established by a Rentals Administrator which is required to be approved or concurred in by the Board or by any officer of the Board shall be conclusively deemed to have had such approval or concurrence and in any proceedings in any Court no person shall be bound or entitled to enquire or ascertain whether such approval or concurrence was in fact given."
 - "(4) In any proceedings in any Court, the affidavit of the Chairman or the Secretary of the Board or of a Rentals Administrator that he has knowledge of the facts and that an annexed document is a true copy of an order or requirement shall be received as prima facie evidence that such order or requirement was made issued or established and that such document is a true copy thereof without proof of the signature or the official character of the deponent and without further proof thereof."
- 12. Section 11 of the said Regulations is deleted and the following is substituted therefor:
 - "11. (1) Every landlord or his agent shall prepare and keep available for inspection by any authorized representative of the Board, by any purchaser or prospective purchaser or by any tenant or prospective tenant, a record describing clearly and fully any of his real property, the maximum rental for which is fixed by the Maximum Rentals Regulations or fixed under the provisions of any order of the Board, and stating the amount of the rental so fixed and the name of the tenant who was or is obligated to pay such rental and the name of each subsequent tenant.
 - (2) In any proceedings for an offence against these regulations, evidence by the accused that he did not inspect or examine or did not know of the existence of such record or did not know the lawful maximum rental for any real property shall not constitute a defence."
- 13. Section 12 of the said Regulations is deleted and the following is substituted therefor:
 - "12. No person shall have any right to collect a rental in excess of the maximum rental fixed by the Maximum Rentals Regulations or fixed under the provisions of any order of the Board, and any person who pays an amount in excess of such maximum rental may recover the excess notwithstanding that such person may have been guilty of an offence in paying such excess-and such recovery may be by civil action or by deducting such excess from rental or instalments of rental due or accruing due by him to the person who collected or received such excess."

A. D. P. HEENEY, Clerk of the Privy Council.

P.C. 8973

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of October, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8764 of the 26th day of September, 1942, approval was given to the appointment by the Wartime Prices and Trade Board of the Real Property Administrator to be responsible, under the direction of such Board, for the

taking of expedient measures to ensure the maximum and best possible use of real property with such powers and duties as such Board may from time to time assign to him;

And Whereas by Order in Council P.C. 9029 of the 21st day of November, 1941, the Wartime Leasehold Regulations were made and established and, in order to effectuate the aforesaid functions of the Wartime Prices and Trade Board and of the Real Property Administrator acting under its directions, it is deemed advisable and in the national interest that such Regulations be amended as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and pursuant to powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to amend The Wartime Leasehold Regulations, made by Order in Council P.C. 9029, of November 21, 1941, and they are hereby amended as follows:—

- 1. Subsection (1) of Section 2 of the said Regulations is amended by re-lettering clauses (i), (j) and (k) thereof as clauses (j), (k) and (l) respectively, and by inserting therein new clause (i) as follows:—
 - "(i) 'Real Property Administrator' means a person duly appointed as such by the Board with the approval of the Governor in Council and includes any Deputy of such Administrator."
- 2. Section 2 of the said Regulations is further amended by adding thereto subsections (3), (4) and (5) as follows:—
 - "(3) In the event of any conflict between these regulations or any order or requirement and any law in force in any part of Canada, the provisions of these regulations or of such order or requirement shall prevail.
 - "(4) His Majesty in right of Canada or in right of any province of Canada shall be bound by the provisions of these regulations and by any order unless otherwise provided in such order.
 - "(5) Expressions used in any order or requirement shall, unless a contrary intention appears, have the same meaning as corresponding expressions in these regulations."
- 3. Subsection (1) of Section 3 of the said Regulations is amended by deleting from clause (c) thereof the words "landlord or agent of a landlord" and by substituting therefor the word "person" and by adding thereto the following clauses:—
 - "(l) to prescribe, either generally or with respect to any real property, the manner in and extent to which and the terms and conditions under which any real property may or shall be occupied or used by any person and to prohibit occupation or use of such real property except in accordance with such prescription;
 - "(m) to vary or suspend or to require variation or suspension of the terms and conditions of any lease or of any covenant, agreement or law affecting the occupation or use of any real property in such respects as the Board may designate;
 - "(n) to terminate or require the termination of any lease and vacation of possession of any real property in such manner and on such terms and conditions as the Board may designate;
 - "(o) to require any person to offer to let any real property, or to let any real property to such person and on such terms and conditions as the Board may designate, and to give to any such designated person possession of such real property accordingly;
 - "(p) upon failure of any person to vacate or give possession of any real property pursuant to any order or requirement, to issue in any form a warrant for possession to the sheriff within whose jurisdiction such real property is situated, directing such sheriff to evict from the real property described in the warrant any person named in the warrant or put the person named in such warrant in possession of the real property described therein, which warrant shall be executed by such sheriff as if it were a warrant or writ of possession issued out of the superior court of the province in which such real property is situated;

- "(q) to cause surveys respecting real property and the demand therefor to be made from time to time in such manner as the Board may decide and by such persons as the Board may appoint; to establish and maintain offices in which the results of such surveys will be available for any desired purpose; and to require any person to furnish to any such appointed person such information as may be designated."
- 4. The said Regulations are further amended by inserting the words "Real Property Administrator" immediately preceding the words "Rentals Administrator" in clauses (f) and (k) of subsection (1) of Section 2 thereof and in subsections (3) and (5) of Section 3 thereof, and in Section 6 thereof and in subsection (3) of Section 8 thereof and in subsections (2), (3) and (4) of Section 10 thereof.
- 5. Section 5 of the said Regulations is amended by deleting subsection (7) thereof and by substituting the following subsections therefor:—
 - "(7) No person shall attempt to commit or aid or abet the commission of any offence under these regulations, or conspire with any other person by any means whatsoever to commit an offence under these regulations, or enter into any transaction or arrangement designed for the purpose or having the effect of evading any regulation, order or requirement."
 - "(8) No person shall make any false statement or misrepresentation to or for the use or information of the Board or of any person concerned in the administration of these regulations."
- 6. Sections 6 and 7 of the said Regulations are deleted and the following are substituted therefor:—
 - "6. Any person who contravenes or fails to observe any regulation, order or requirement shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney General of Canada or of any province so directs, upon indictment, to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation."
 - "7. (1) No prosecution for an offence under these regulations shall be commenced except with the written leave of the Board or of the Attorney General of the province in which the offence is alleged to have been committed.
 - (2) A prosecution under Part XV of the Criminal Code for any offence under these regulations may be commenced at any time within twelve months from the time of its commission."
- 7. Section 13 of the said Regulations is amended by deleting the word and figures "Section 14" and by substituting therefor the word and figures "Section 15."

A. D. P. HEENEY, Clerk of the Privy Council.

P.C. 3207

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of April, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Orders in Council P.C. 8965 and P.C. 9029 of the 21st day of November, 1941, the Maximum Rentals Regulations and Wartime Leasehold Regulations were respectively made and established;

And whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board that in order to enable the Board to more effectually perform its duties and exercise its powers and by reason of representations received from law enforcement officers, it is deemed to be in the national interest that the Wartime Leasehold Regulations be strengthened in some respects, that they be amended accordingly as hereinafter set forth and that the Maximum Rentals Regulations be consolidated therewith;

Now, therefore, His Excellency the Governor General in Council, on the recom-

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke the Maximum Rentals Regulations made and established by Order in Council

P.C. 8965, dated the 21st November, 1941, as amended;

His Excellency in Council, on the same recommendation, and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to amend the Wartime Leasehold Regulations made and established by Order in Council P.C. 9029, dated the 21st November, 1941, as amended, and they are hereby further amended as follows:

- 1. Clause (c) of subsection 1 of Section 2 of the said Regulations is deleted and the following is substituted therefor:
 - "(c) "lease" means any enforceable contract for the letting or sub-letting of real property or any leave and licence for the use of real property, whether such contract or leave and licence is made orally, in writing or by deed; and the verbs "let" and "rent" shall each have a similarly extended meaning;".
- 2. Clauses (f), (i), (k) and (l) of subsection (1) of Section 2 of the said Regulations are deleted and the following are substituted therefor:
 - "(f) "order" means and includes any general or specific order, requirement, instruction, prescription, prohibition, restriction or limitation heretofore or hereafter made or issued in writing by or on behalf of or under authority of the Board in pursuance of any power conferred by or under these regulations or any other Order in Council;"
 - "(i) "Real Property Administrator" means the person duly appointed as such by the Board with the approval of the Governor in Council and includes any person similarly appointed as a Deputy Real Property Administrator;"
 - "(k) "Rentals Administrator" and "Administrator of Rental Appeals" mean, respectively, the person duly appointed as such by the Board with the approval of the Governor in Council, and include, respectively; any person similarly appointed as a Deputy Rentals Administrator or Deputy Administrator of Rental Appeals;"
- 3. Clause (g) of subsection (1) of Section 2 of the said Regulations is amended by deleting the word "appurtenances" and by substituting therefor the words "outbuildings and appurtenances", and by inserting after the word "services" the words "including meals".
- 4. Subsection (2) of Section 2 of the said Regulations is deleted and the following is substituted therefor:
 - "(2) Every offence under these regulations shall be deemed to be an offence against the Criminal Code".
- 5. Subsections (3) and (5) of Section 2 of the said Regulations, and subsection (2) of Section 5 thereof are amended by deleting therefrom the words "or requirement".
- 6. Subsection (4) of Section 2 of the said Regulations is deleted and the following is substituted therefor:
 - "(4) Subject to any action taken by the Governor in Council after November 21, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order".
- 7. Clauses (g) and (p) of subsection (1) of Section 3 of the said Regulations are deleted and the following are substituted therefor:

- "(g) to fix the maximum rental at which any real property may be rented or offered for rent by or to any person; to prescribe the manner in which any such rental shall be ascertained; to prescribe what shall constitute or be included in any rental; to prohibit a rental in excess of the maximum so fixed; and to require any person to refund to any other person any amount received or collected in excess of any such rental;".
- "(p) Upon failure of any person to vacate or give possession of any real property pursuant to any order, to apply to the Attorney General of Canada to issue in any form a warrant for possession to the sheriff within whose jurisdiction such real property is situated, directing such sheriff to evict from the real property described in the warrant or to put the person named in such warrant in possession of the real property described therein, which warrant the Attorney General of Canada is authorized to issue if he is satisfied that with a view to securing compliance with an order validly made under these Regulations it is necessary to do so, and which warrant shall be executed by such sheriff as if it were a warrant or writ of possession issued out of the superior court of the province in which such real property is situated:"
- 8. Subsection (5) of Section 3 of the said Regulations is deleted and the following is substituted therefor:
 - "(5) The Board may exercise its powers by order and may from time to time delegate to any person and authorize him to exercise from time to time such of the powers of the Board on such terms as the Board deems proper; and the signature or countersignature by the Chairman of any order purporting to have been made by such person under authority of the Board shall be conclusive evidence of such authority".
- 9. Subsection (1) of Section 5 of the said Regulations is amended by deleting the words "by the Maximum Rentals Regulations or by or under any order of the Board or of a Rentals Administrator" and by substituting therefor the words "by the Governor in Council or by or on behalf of or under authority of the Board" and by deleting the words "such maximum rental" and by substituting therefor the words "the maximum rental so fixed".
- 10. Subsection (6) of Section 5 of the said Regulations is deleted and the following is substituted therefor:
 - "(6) No person shall pay or offer to pay a rental for any real property which he knows or has reason to believe is higher than the maximum rental that may lawfully be charged for such real property pursuant to these regulations".
- 11. Subsection (7) of Section 5 of the said Regulations is amended by deleting the words "aid or abet" and by substituting therefor the words "aid, abet, counsel or procure" and is further amended by deleting the words "order or requirement" and by substituting therefor the words "or order".
- 12. Section 6 of the said Regulations is amended by adding the following as subsection (2) thereof:
 - "(2) In any proceedings upon summary conviction any charge may include several offences against any regulation or order committed by the same person and any number of charges may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence".
- 13. Subsection (1) of Section 7 of the said Regulations is deleted and the following is substituted therefor:
 - "(1) No person shall be prosecuted under these regulations except with the written leave of the Board or of the Attorney General of any province, and such written leave shall be sufficient if it purports to be signed by such Attorney General or on behalf of the Board and if it is in the following form:

- 14. Subsection (4) of Section 5 of the said Regulations is deleted and the following is substituted therefor:
 - "(4) No person shall alter any lease referred to in clause (a) or clause (b) of subsection (1) of Section 5 of these regulations or, with intent to evade any regulation or order, destroy, mutilate, deface, alter, secrete or remove any books, records, documents or property of any kind".
- 15. Subsection (4) of Section 9 of the said Regulations is amended by deleting the words "by the Maximum Rentals Regulations, or by or under any order of the Board" and by substituting therefor the words "by the Governor in Council or by or on behalf of or under authority of the Board".
- 16. Subsection (1) of Section 10 of the said Regulations is deleted and the following is substituted therefor:
 - "(1) Every provision of the Interpretation Act shall extend and apply to every order published or printed in the Canada Gazette or Canadian War Orders and Regulations or in any extra thereof or extract therefrom purporting to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing".
- 17. Subsection (1) of Section 11 of the said Regulations and Section 12 thereof are amended by deleting the words "by the Maximum Rentals Regulations or fixed under the provisions of any order of the Board" and by substituting therefor the words "by the Governor in Council or by or on behalf of or under authority of the Board".
- 18. Section 13 of the said Regulations is amended by inserting immediately after the figure "5" the words "and of subsections (4), (5) and (6) of Section 11,".
- 19. Section 14 of the said Regulations is deleted and the following is substituted therefor:
 - "14. In the exercise of its powers conferred by these regulations or otherwise, the Board shall be responsible to the Minister, shall report to the Minister as and when required to do so by the Minister and, whenever any directions are given by the Minister, all action taken by the Board shall be in accordance with such directions".
 - 20. The said Regulations are further amended
 - (a) by deleting the figure "6" in subsections (1) and (2) of Section 5 thereof and by substituting therefor the figure "7" and by deleting the figure "5" in subsection (3) of Section 9 thereof and by substituting therefor the figure "6".
 - (b) by re-numbering Sections 5 to 15 thereof, inclusive, as Sections 6 to 16, respectively.
 - (c) by inserting, immediately prior to Section 6 thereof, as so re-numbered, the subtitle "Offences, Penalties and Prosecutions", and
 - (d) by inserting the following as Section 5 thereof, with the following sub-title:

"Maximum Rentals"

- "5. (1) On and after December 1, 1941, the maximum rental
- (a) for any real property for which there was a lease in effect on October 11, 1941, shall be the rental lawfully payable under that lease;
- (b) for any real property for which there was no lease in effect on October 11, 1941, but for which there was a lease h effect at some time or times since January 1, 1940, shall be the rental lawfully payable under the latest lease in effect between January 1, 1940, and October 11, 1941; and
- (c) for any other real property, shall be the maximum rental that may from time to time be fixed by or on behalf of or under authority of the Board.

- "(2) All leases made after October 11, 1941, are hereby amended in so far as is necessary to give effect to this Section.
- "(3) No person shall on behalf of himself or of another person let or offer to let any real property or charge, demand, receive, collect or pay a rental for any real property on terms and conditions which directly or indirectly increase the maximum rental therefor fixed by the Governor in Council or by or on behalf of or under authority of the Board or which directly or indirectly decrease the obligations of the landlord performed or to be performed for such rental or decrease the extent or amount of the real property supplied or to be supplied for such rental.
- "(4) Nothing contained in this Section shall be deemed to supersede any provision of any order heretofore made or any maximum rental heretofore fixed by or on behalf of or under authority of the Board or to derogate from any power conferred on the Board and, without restricting the generality of this provision, the Board may vary any maximum rental, may concur in any variation of a maximum rental, may prescribe other or additional terms or conditions of any lease, may exempt any person or any real property or any lease or transaction wholly or partly from the provisions of these regulations and may withdraw any such exemption, either generally or in specific cases, and subject to such terms and conditions as the Board may prescribe".
- 21. Section 16 of the said Regulations, as re-numbered is deleted and the following is substituted therefor:
 - "16. Any reference heretofore or hereafter made in any law or document to the Maximum Rentals Regulations or any Section thereof shall be construed, mutatis mutandis, as a reference to Section 5 of these regulations."

A. P. D. HEENEY, Clerk of the Privy Council.

P.C. 7570

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 1st day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that it is deemed to be advisable and in the national interest that special tribunals be appointed to hear and dispose of appeals from decisions of officials fixing maximum rentals for real property pursuant to orders made from time to time by the Wartime Prices and Trade Board under the authority of the Wartime Leasehold Regulations established by Order in Council P.C. 9029 of the 21st day of November, 1941, as amended, and to perform other duties respecting possession of real property, and that the said Regulations be amended accordingly, as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act and otherwise, is pleased to amend the said Wartime Leasehold Regulations and they are hereby

further amended as follows:-

- 1. Subsection (3) of Section 3 of the said Regulations is deleted and the following is substituted therefor:—
 - "(3) The Board may appoint, or authorize a Real Property Administrator or a Rentals Administrator to appoint, from time to time in any area of Canada any person as a local rentals appraiser and any person or persons as a local

committee, court of rental appeals or other tribunal to be known by such title as may be designated for the purpose of investigating and adjudicating upon local complaints and applications or appeals respecting rentals for and possession of real property and of performing such other duties as may be designated; and may delegate to any appraiser, committee, court or tribunal so appointed such powers to be exercised in such manner and according to such procedure as the Board may from time to time prescribe; and any court or tribunal so appointed is hereby established and the disposition of costs of any application or appeal to and the conclusiveness of any decision by any such appraiser, committee, court or tribunal shall be such as the Board may from time to time prescribe."

- 2. Subsection (2) of Section 6 of the said Regulations is deleted and the following is substituted therefor:
 - "(2) No person on behalf of himself or of another person shall let or offer to let any real property at a rental in excess of a maximum rental fixed therefor by the Governor in Council, or fixed by or on behalf of or under authority of the Board, or charge, demand, receive or collect a rental in excess of such a maximum rental."
- 3. Subsection (5) of Section 6 of the said Regulations is amended by inserting at the end of such subsection the words "or any order."
- 4. Subsections (1) and (3) of Section 9 of the said Regulations are deleted and the following are substituted therefor:
 - "(1) In any proceedings in any Court a document purporting to be the decision of a Rentals Committee, Rentals Appraiser, Local Examiner, Hotel Rates Committee or Court of Rental Appeals fixing the maximum rental for any real property specified therein, if purporting to be signed by such Committee or by the Chairman thereof or by such Rentals Appraiser, Local Examiner, Hotel Rates Committee or Court of Rental Appeals, shall in the absence of evidence to the contrary be conclusively deemed to be the final and conclusive decision of such Committee, Appraiser, Examiner or Court, as the case may be."
 - "(3) In any proceedings in any Court, a document purporting to be signed by a Real Property Administrator or Rentals Administrator, a Rentals Committee or the Chairman thereof, a Rentals Appraiser, a Local Examiner, Hotel Rates Committee or a Court of Rental Appeals shall be received in evidence without proof of the signature or of the official character of the person or persons appearing to have signed the same and without further proof thereof."
- 5. Subsection (1) of Section 10 of the said Regulations is amended by inserting after the words "the relative provisions of these regulations" the words "or of any order."
- 6. Subsection (3) of Section 10 of the said Regulations is amended by inserting after the words "Subsection (1)" the words "or of subsection (2)."
- 7. Subsection (4) of Section 11 of the said Regulations is deleted and the following is substituted therefor:
 - "(4) In any proceedings in any court, the affidavit of any person concerned in the administration of these regulations sworn before a commissioner or other person authorized to administer oaths deposing that he has knowledge of the facts and setting forth the official character in which he is concerned in the administration of these regulations and that an annexed document is a true copy of a document signed and issued by him pursuant to these regulations or any order, shall be received as prima facie evidence that such document was so signed and issued by him under authority of the Board, and such affidavit shall be received in evidence without proof of the signature or official character of such person and without proof of the signature or official character of the person before whom such affidavit was sworn."

P.C. 6234

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 8th day of August, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that it is expedient that the Wartime Leasehold Regulations established by Order in Council P.C. 9029 of the 21st day of November. 1941, as amended, be further amended as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby

ordered as follows:-

- 1. (1) Clause (g) of subsection (1) of Section 3 of the Wartime Leasehold Regulations is hereby amended by deleting therefrom the words "in excess of any such rental" and by substituting therefor the words "in excess of any rental fixed by these regulations or by or under the provisions of any order; and, in any case in which any person has collected or received or collects or receives from any tenant any rental for any real property in contravention of an order by which he is required to have the maximum rental for that real property fixed, the Board shall have power to require such person to refund to such tenant any difference between the rental at which such person let that real property and the maximum rental therefor that is fixed by or under authority of the Board subsequent to such letting."
 - (2) The provisions of such clause (g) as amended by subsection (1) preceding shall apply as well to lettings before as to lettings after the date of this order.
- 2. Subsection (8) of Section 6 of the said Regulations is hereby deleted and the following is substituted therefor:—
 - "(8) No person shall make any misrepresentation or false statement to or for the use or information of the Board or any member, employee or agent thereof or any police officer or any other person concerned in the administration of these regulations or of any order, with reference to any matter affected by these regulations or such order."

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

MERCHANT SEAMEN FOREIGN JURISDICTION ORDER, 1944 DESIGNATION OF INVESTIGATING OFFICER

I, the undersigned Minister of Justice, pursuant to Section 2 of the Merchant Seamen Foreign Jurisdiction Order, 1944, as made and established by Order in Council P.C. 4312, dated June 5, 1944, do hereby designate as an Investigating Officer to act thereunder, the following officer, namely, Lieutenant J. A. Rabbitts (S.B.), R.C.N.V.R. 0-60770.

Dated at Ottawa, this 7th day of October, 1944.

LOUIS S. ST-LAURENT, Minister of Justice.

MERCHANT SEAMEN ORDER, 1941

COMMITTEE OF INVESTIGATION

Nominations

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order-in-Council P.C. 11397, dated 19th December, 1942, do hereby nominate the following:

Lt. R. H. Gale, (S.B.) R.C.N.V.R., 0-25890 S/Lt. J. B. Townsend, R.C.N.V.R., 0-73820

officers of the Naval Forces of Canada, as representing the Department of National Defence for Naval Services to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 7th day of October, 1944.

LOUIS S. ST. LAURENT, Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

Series D No. 47

T.C. 175

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 10th October, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 1st September, 1944, paraffin wax when imported by manufacturers of candles for use exclusively in the manufacture of candles in their own factories, is exempted from the war exchange tax.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 7601, 3/10/44—Authority War Measures Act.)

Series D No. 47

T.C. 176

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 10th October, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 27th June, 1944, trophies of war imported under tariff item 692b are exemped from the consumption or sales tax, the war exchange tax and the Special excise tax.

D. SIM.

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 7602, 3/10/44—Authority War Measures Act.)

PART III

Wartime Prices and Trade Board (Finance)

Board Order

WARTIME PRICES AND TRADE BOARD

Order No. 444

Maximum Prices for Services

The dyeing of furs, the dressing of furs and the custom slaughtering of animals having been inadvertently omitted from the list of services referred to in Order No. 435 of the Board;

Therefore, under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

- 1. Clause (f) of Section 2 of Order No. 435 of the Board is hereby amended as follows:
 - (a) by re-numbering paragraphs (xv), (xvi) and (xvii) thereof as paragraphs (xvii), (xviii) and (xix) respectively; and
 - (b) by inserting therein new paragraphs (xv) and (xvi) as follows: "(xv) dyeing of furs; the dressing of furs; (xvi) the custom slaughtering of animals."
 - 2. This Order shall come into force on October 3, 1944.

Dated at Ottawa this 2nd day of October, 1944.

D. GORDON,
Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1383

Respecting Maximum Retailers' Prices for Lumber and Millwork in the Province of Quebec except the City of Hull

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

NEW SCHEDULE A

1. Schedule A to administrator's Order No. A-983 dated the 23rd day of November, 1943, is revoked and the Schedule to this Order substituted therefor.

EFFECTIVE DATE

2. This Order shall be effective on and after the 5th day of October, 1944.

Dated at Ottawa this 25th day of September, 1944.

A. H. WILLIAMSON, Timber Administrator.

APPROVED:

D. GORDÓN.

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1383

SETTING FORTH NEW SCHEDULE A TO ADMINISTRATOR'S ORDER NO. A-983

Maximum Retail Prices for Lumber in the Province of Quebec except the City of Hull unless otherwise indicated all prices set out hereunder refer to One Thousand Feet Board measure, and all measurements are calculated from the nominal size.

Softwoods	
Spruce and Jack Pine—Rough	
2" Scant x 3 and 4" Merchantable (4th and Better) Random	
Lengths\$56.	.00
2" Scant x 5" Merchantable (4th and Better) Random Lengths 57.	.00
2" Scant x 6" and 7" Merchantable (4th and Better) Random	
Lengths59.	.00
2" Scant x 8" Merchantable (4th and Better) Random Lengths 61.	.00
2" Scant x 9" Merchantable (4th and Better) Random Lengths 63.	.00
2" Scant x 10 and 11" Merchantable (4th and Better) Random	
Lengths 66.	.00
2" Scant x 12" Merchantable (4th and Better) Random Lengths 69.	00
0	00 MFSM
Full x 5" and wider Merchantable (4th and Better) Random	
Lengths	.00 "
For 1" Scant ADD to the above prices	\$1.00
For 1" Full ADD to the above prices	4.00
$1\frac{1}{2}$ " and $1\frac{1}{4}$ " ADD to the above prices	5.00
2" FullADD to the above prices	3.00
3 x 3 to 5" ADD to the above prices for same width	
3 x 6" and up ADD to the above prices for same width	
4 x 4" and 5" ADD to the above prices for same width	
4 x 6" and up ADD to the above prices for same width	
6 x 6" and up ADD to the above prices for same width	
8 x 8" and up ADD to the above prices for same width	
10 x 10" and up ADD to the above prices for same width	8.00

Lower Grades— For 5th Quality and Better DEDUCT from the above prices For 5th Quality only, DEDUCT from the above prices For 6th Quality only, DEDUCT from the above prices	\$1.00 3.00 4.00
Higher Grades—	
For Select 1" and thicker to be run to Vee Joint, Flooring or Novelty Siding, ADD to the above prices.	3.00
For specified lengths of 16' ordered by the buyer, ADD to the above prices	3.00
For other specified lengths ordered by the buyer, ADD to the above	
prices	2.00
Rejects or Degrade from Automotive Crating 11/16" x 3"	ALDONE.
and wider 52.00 l	VIFSIVI
Siding—Feather Edge Clapboard $\frac{1}{2}$ " x 5"	"
" " " ½" x 6" and 7" 35.00	"
Grounds—\(\frac{3}{4}\)'' \(\times \frac{3}{4}\)'', Rough lumber, any softwood\(\frac{2}{3}\)c. per lin	
$\frac{3}{4}$ " x $\frac{7}{8}$ ", Rough lumber, any softwood	. 66
Brick Strips—½" x 3" Rough lumber, any softwood	66
Furrings—1" x 1½", Rough lumber, any softwood 4c.	44
1" x 2", Rough lumber, any sortwood 1c.	"
2" x 2", Rough lumber, any softwood	

Eastern Hemlock and Cedar

For Eastern Hemlock and Cedar DEDUCT \$4.00 from the above prices for Spruce and Jack Pine.

For Dressed Spruce, Jack Pine, Hemlock and Cedar ADD \$4.00 to the prices for Rough.

White Pine (Pinus Strobus)-Rough

$\begin{array}{cccccccccccccccccccccccccccccccccccc$		"C" Select	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		and Better	"D" Select
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 x 4 to 6"	\$140.00	\$130.00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 x 7 and 8"		150.00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 x 9" and up, ADD \$10.0	00 to the above prices per inch for eac	h inch over 8".
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			160.00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$1\frac{1}{4}$, $1\frac{1}{2}$ or 2" x 7 and 8"	220.00	170.00
Over 3 x 9" to 3 x 11" 290.00 220.00 Over 3 x 11" 310.00 240.00 4 x 6" to 4 x 9" 290.00 220.00 Over 4 x 9" to 4 x 11" 300.00 230.00	$1\frac{1}{4}$, $1\frac{1}{2}$ or 2" x 9" and up, A	DD \$10.00 to the above prices per inch	for each inch over 8".
Over 3 x 11" 310.00 240.00 4 x 6" to 4 x 9" 290.00 220.00 Over 4 x 9" to 4 x 11" 300.00 230.00			210.00
4 x 6" to 4 x 9" 290.00 220.00 Over 4 x 9" to 4 x 11" 300.00 230.00	Over 3 x 9" to 3 x 11"		220.00
Over 4 x 9" to 4 x 11"	Over 3 x 11"	310.00	240.00
Over 4 x 9" to 4 x 11"	4 x 6" to 4 x 9"		220.00
			230.00
Over 4 x 11"	Over 4 x 11"	320.00	250.00

WHITE PINE (Pinus Strobus)-Cuts

Size	No. 1	No. 2	No. 3	Nos. 1 and 2	Nos. 1 2 and 3
1 x 6" and Wider, Random Lengths 8 to 16'. 1½ x 6" and Wider, Random Lengths 8 to 16'. 1½ x 6" and Wider, Random Lengths 8 to 16'. 2 x 6" and Wider, Random Lengths 8 to 16'. 2½ and 3 x 6" and Wider Random Lengths 8 to 16'.	150.00 180.00 180.00	150.00 150.00	105.00	145.00 165.00 165.00	130.00 145.00

For 8" and Wider ADD to the above prices. For 10" and Wider ADD to the above prices. For 12" and Wider ADD to the above prices.	20.00
White Pine (Pinus Strobus) —Commons	

White Pine (Pinus Strobus) —Commons						
Size	Nos. 1 and 2	Selected No. 3	No. 3	No. 4	No. 5	No. 6
1 x 4 to 9"	\$100.00 110.00 130.00	100.00	\$90.00 95.00 100.00	\$75.00 80.00 85.00		\$55.00 60.00 60.00
						\$5.00 10.00 15.00 130.00 160 00 5.00
Siding—Feather Edge Clapboa	mon $\frac{7}{8}$ " x	5" to 9" N Pine 5" to 9" N n Pine, (R	o. 1 and 2	\$ 2 Com-	57.00 per	· MFSM
Red or Norway Pine (Pinus Re. 1 x 4 to 6" Clear and Clear 1 x 7" and up Clear and C For 1¼", 1½" and 2", ADE 1 x 4 to 9" Merchantable 6 to 1 x 10" Merchantable 6 to For 2", ADD to the above 3 x 4" to 9" Merchantable 6 to 3 x 11" and 12" Merchantable 5 x 10" Merchantable 6 to 3 x 11" and 12" Merchantable 6 to 3 x 11" and 12" Merchantable 6 to 3 x 10" Merchantable 6 to 3 x 11" and 12" Merchantable 6 to 3 x 10" Merchantable 6 to 3 x 11" and 12" and 12" and 12" and 12" and 13" an	r Face—6 flear Face 0 to the al 6 to 16' in ler 0 16' in ler 0 prices 0 16' in ler	6 to 16' in cove prices length ngth in length, in length, 16' in leng	th.		\$5.00 3.00 2.00	\$108.00 123.00 71.00 73.00 83.00 73.00 83.00 83.00

			 i		
	Size	,	 B and Better	С	, D
B.C. Fir, Hemlock and \$\frac{1}{8} \times 2" Vee Joint Cei \$\frac{1}{8} \times 4" Vee Joint Cei 1 \times 3" Vee Joint Cei 1 \times 4" Vee Joint Cei B.C. Fir and Heml 1 \times 3" Edge-Grain F 1 \times 4" Edge-Grain F 1 \times 4" Flat-Grain F 1	linglinglinglinglingock.— 'looringlooringooring		\$ 65.00 70.00 75.00 80.00 100.00 100.00 80.00 80.00	70.00 75.00 95.00 95.00	60.00 per MFSM 65.00 70.00 85.00 85.00 65.00

			Grades	
	Clear	A	В	C
x 4"—3' to 7' in length	\$50.00			
x 5"—3' to 7' in lengthx 6"—3' to 7' in length	50.00 53.00		45.00	
x 8"—3' to 7' in length	56.00 59.00	53.00		
x 4"—7' to 18' in lengthx 5"—7' to 18' in length	55.00 60.00	0=,00		
x 6"—7' to 18' in length. x 8"—7' to 18' in length.	65.00 86.00	63.00 83.00	58.00 65.00	40.0 45.0
x 10"—7' to 18' in length	86.00	83.00		

Bungalow Siding—	
	Clear
$\frac{3}{4} \times 8'' - 3'$ to 7' in length	\$ 80.00
³ / ₄ x 8"-8" to 18" in length	110.00
$\frac{3}{4}$ x $10''$ —3' to 7' in length	100.00
$\frac{3}{4} \times 10'' - 8'$ to 18' in length	120.00
$\frac{3}{4}$ x 12"—8' to 18' in length	125.00
For Specified Lengths ordered by the Buyer ADD to the above	
prices	5.00
The above prices for Bevel and Bungalow Siding are per MFSM.	

ROUGH CLEARS

	C. Fir Hemlock C
1 x 4" and 5" \$ 105.00 \$ 1 x 6" 110.00 1 x 8" 115.00 1 x 10" 120.00 1 x 12" 130.00	100.00 105.00 110.00 115.00 125.00
For Specified Lengths ordered by the Buyer ADD to the above prices For 1½", 1½" and 2" in thickness	\$ 5.00 5.00 40.00 5.00
B.C. Cedar B and Better 1 x 2 to 6" \$145.00 1 x 8" 160.00 1 x10" 170.00 1 x 12" 175.00	
For Specified Lengths from 3' up to and including 12' ordered by the Buyer ADD to the above prices	\$5.00
ADD to the above prices. For $1_4^{1\prime\prime}$, 1_2^{1} , and $2^{\prime\prime}$ in thickness ADD to the above prices. For $3^{\prime\prime}$ in thickness ADD to the above prices.	10.00 8.00 40.00
For Dressed Clears ADD to the above prices. For Edge-Grain ADD to the above prices.	5.00 5.00

PLANK AND TIMBERS

B.C. Fir, Cedar and Hemlock—	
Stock sizes No. 1 Common Rough, up to 32' in length	\$80.00
Stock sizes No. 1 Common Dressed, up to 32' in length	85.00
For lengths over 32' and up to 40', ADD to the above prices \$4.00	
For Cut Sizes, ADD to the above prices	
For Select Common, ADD to the above prices 5.00	
For No. 2 Common, DEDUCT from the above prices 2.00	

TRIM

B.C. Fir and Hemlock—	
1 x 4" and 5" Casing B and Better Finish $\frac{3}{4}$ or $11/16$ "	\$115.00
1 x 6" and 8" Base B and Better Finish $\frac{3}{4}$ or $11/16$ "	125.00
10" Base B and Better Finish 3 or 11/16"	130.00
1¼" x 4" and 5" Baseblock	125.00
$1\frac{1}{4}$ " x 5" Jambs Cut to Length	130.00

SHINGLES

Cedar-

Eastern	Western
Extras (16")\$ 7.80 per square	No. 1 5X (16")\$ 8.10 per square
Clear 7.20 "	No. 2 5X (16") 6.60 "
2nd Clear 6.35 "	No. 3.5X (16") 6.10 "
Clear Walls 6.10 "	
Extra No. 1 4.70 "	

For Eastern Shingles by the Thousand (Packed 23/24) add 17 per cent to the above prices.

LATH

3/8	$\times 1\frac{1}{2}$ "—4' in length—No. 1 Spruce, Jack or Princess Pine	\$11.00	per tho	usand piece	S
38	x 1½"—4' in length—No. 2 Spruce, Jack or Princess Pine	9.00	"	"	
3/8	$x 1\frac{1}{2}$ "—4' in length—No. 1 White Pine	15.00	66	"	
3	$x 1\frac{1}{2}$ "—4' in length—No. 2 White Pine	14.00	66	"	
3	$x \frac{1}{2}$ "—4' in length—No. 3 White Pine	12.50		, 66	
3/8	x 1½"—32" in length—Mill Run White Pine	8.00	66	"	
3	x 1½"—4' in length—Merchantable Red Pine	13.00	66	"	
3	x 1½"—4' in length—No. 3 Red Pine	11.00		66	

SOFTWOOD MOULDINGS

1" thick or less and 4" wide or less....1½c. per lineal foot for each inch in width. For Mouldings 1" thick and more than 4" wide, the maximum price shall be the maximum price of rough lumber set out in this Order, plus a dressing charge of \$15.00 per MFBM except for the items of B.C. Fir and Hemlock Trim set forth above.

HARDWOODS

FIRST AND SECOND COMBINED

	Beech and Birch	Brown Ash and Maple	Bass- wood	Elm
4/4" Random Widths and Lengths. 5/4" Random Widths and Lengths. 6/4" Random Widths and Lengths. 8/4" Random Widths and Lengths. 10/4" Random Widths and Lengths. 12/4" Random Widths and Lengths. 16/4" Random Widths and Lengths.	160.00 170.00 180.00 190.00	\$160.00 165.00 170.00 180.00 200.00 210.00 235.00	\$150.00 155.00 160.00 170.00	\$140.00 145.00 150.00 160.00 170.00 180.00

No. 1 Common and Selects Combined

			1	
4/4" Random Widths and Lengths	95.00	100.00	95.00	90.00
5/4" Random Widths and Lengths		110.00	105.00	100.00
6/4" Random Widths and Lengths		115.00	110.00	105.00
8/4" Random Widths and Lengths	120 00	125.00	120.00	115.00
10/4" Random Widths and Lengths	130.00	145.00		130.00
12/4" Random Widths and Lengths	140.00	155.00		130.00
16/4" Random Widths and Lengths	170.00	185.00		

No. 2 Common

4/4" Random Widths and Lengths	70.00 70.00	65.00 70.00 70.00 70.00	65.00
7, 2			

For any odd thickness between the thicknesses set out above, 50 per cent of the difference between the nearest lower and higher thicknesses may be added to the nearest thickness lower than the thickness given. For example, No. 2 Common Birch, $6\frac{1}{2}/4$ " Stock may be priced at \$72.50.

No. 3 Common				
All Thicknesses	\$50.00	\$45.00	\$50.00	\$50.00

For the following specified widths ordered by the Buyer ADD to the above prices the amounts set out below:

8" to	9''		 \$10.00
		//	20.00
Over	11" to 1	3"	 30.00
Over	13"		 40.00

For the following specified lengths ordered by the buyer, ADD to the above prices the amounts set out below:

10'	 .\$10.00
12'	 10.00
14'	 20.00
16'	 30.00

For Standard Dressing (D2S, D4S or D2S & M), ADD to the above prices for Hardwood Lumber......\$10.00

HARDWOOD MOULDINGS

1" thick or less and 4" wide or less—2½ cents per lineal foot for each inch in width. For Hardwood Mouldings over 1" in thickness and more than 4" in width the maximum price shall be the maximum price of rough lumber set out in this Order increased by 25% (to cover wastage) plus a dressing charge of \$30.00 per MFBM.

FLOORING

Birch, Beech and Maple-

	Birch and Beech	Maple					
13/16" First Grade (Formerly Clear Grade) 13/16" Second Grade (Formerly No. 1 Grade) 13/16" Third Grade (Formerly No. 2 Grade) 13/16" Fourth Grade (Formerly No. 3 Grade)	110.00	\$ 120.00 115.00 95.00 70.00					
# First Grade (Formerly Clear Grade) # Second Grade (Formerly No. 1 Grade) # Third Grade (Formerly No. 2 Grade)	103.00 "	\$ 116.00 per MFSM 103.00 " 85.00 "					
g" First Grade (Formerly Clear Grade)g" Second Grade (Formerly No. 1 Grade)g" Third Grade (Formerly No. 2 Grade)	95.00	\$ 100.00 " 95.00 " 78.00 "					

Mill Run Grades take the same price as Second Grade (Formerly No. 1 Grade) in all sizes.

For quantities of 5,000 F.B.M. to 9,999 F.B.M., DEDUCT from the above

TONGUED AND GROOVED

Oak Flooring-

Thickness	Kind	Grade	
3"	Plain White	2nd	\$ 127.00 per MFSM 120.00 "
3"	Quartered White	3rd	75.00 " 165.00 " 150.00 "
<u>\$</u> "	Plain Red	3rd	95.00 " 78.00 " 127.00 " 120.00 " 95.00 "
3"	Quartered Red	Shorte	75.00 " 150.00 " 130.00 " 95.00 "
1// 2	Plain Red	1st	170.00 " 157.00 "
13/16"	Plain Red	1st	230.00
1 3/16"	Quartered Red	No. 4 1st 2nd 3rd	70.00 280.00
13/16"	Quartered White	Shorts 1st 2nd 3rd Shorts	110.00

For Jointed or square edge oak flooring, ADD 30 per cent to the above prices for Tongued and Grooved flooring.

Kiln Drying Charges—

For any Softwood or Hardwood Lumber which has been kiln dried, the amounts, as set out below, may be added to the prices shown in this Schedule:

	All Softwood Lumber Birch, Basswood and Elm	Maple
4/4" 5/4" and 6/4" 8/4" 10/4" 12/4"	15.00 .15.00 20.00	\$10.00 15.00 -20.00 30.00 40.00 50.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1391

Pork Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered on behalf of the Board as follows:—

INTRODUCTION

Effective Date

1. This Order comes into force on October 16, 1944, and replaces Board Order No. 247 as amended by Board Orders Nos. 321 and 417 all of which have been revoked by the Board.

General Definitions

2. (1) For the purposes of this Order

- (a) "pork product" means any product obtained from a hog and includes any such product in a frozen condition;
- (b) "sell" includes an offer to sell and "buy" includes an offer to buy;
- (c) "sell at wholesale" means to sell otherwise than at retail;
- (d) "zone" means a zone defined in Part VII.
- (2) The pork products numbered and named in Schedule "A" and Schedule "B" hereto and referred to in this Order, mean the pork products, similarly numbered, defined or listed in Schedule "D" hereto.

Prices are Maximum Prices

3. All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.

Additional Payments and Consideration are Part of the Price

4. Any consideration, money or money's worth given or paid by the buyer to any person-in connection with the purchase of any pork product or received by the seller from any person in connection with the sale of any pork product shall constitute part of the price of such pork product.

INDEX TO PARTS

PART I—General Provisions Applying to Sales at Wholesale

Part II—Maximum Wholesale Prices

PART III—General Provisions Applying to Sales at Retail

PART IV—Retail Selling Prices

Part V—Definitions of Rough Cuts

PART VI—Records of Sales and Purchases

PART VII-Zones

PART I—GENERAL PROVISIONS APPLYING TO SALES AT WHOLESALE

Wholesale Prices Include Delivery Except as Specified

5. Wholesale prices of the pork products numbered and named in Schedules "A" and "B" include delivery to the buyer's place of business except in the following cases:—

(a) if delivery is by railway or by transhipment by railway, it is to be made at the railway station nearest to the buyer's place of business;

(b) if delivery is by boat or by transhipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;

(c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows

the difference as a separate item on his sales invoice;

(d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

Wholesalers Must Make Equitable Distribution

6. Every person who sells at wholesale pork products to which this Order applies shall equitably distribute his available supplies of such pork products among his customers at the delivery point referred to in Section 5. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transhipment by railway or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

PART II-MAXIMUM WHOLESALE PRICES

Sales of Schedules "A" and "B" Products by Persons in Zones

7. The maximum price at which any person in a zone may sell at wholesale any pork product numbered and named in Schedule "A" or Schedule "B" hereto shall be the price for that pork product, set forth in the Schedule in which it is numbered and named, for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller has his place of business.

Sales of Schedules "A" and "B" Products by Persons not in Zones

8. The maximum price at which any person in any part of Canada not included in a zone may sell at wholesale to any person in any part of Canada any pork product numbered and named in Schedule "A" or Schedule "B" hereto shall be such as may be approved or prescribed from time to time by the Administrator of Meat and Meat Products (hereinafter referred to as "the Administrator") with the approval of the Chairman of the Board.

Sales of Pork Products not listed in Schedule "A" or Schedule "B"

- 9. (1) Except as provided in Section 10, no person shall sell or buy at wholesale any pork product that is not numbered and named in Schedule "A" or Schedule "B" and has not a maximum price fixed for it by or under the authority of this Order except the following pork products:—
 - (a) pork products sold in the form of dry salt pork;

(b) pork products generally known to the trade as barreled pork and specifically known as mess pork, short cut back, fat back and bean pork;

- (c) pork fancy meats and meat by-products listed in the Schedule to Administrator's Order No. A-1392 or any Order amending or replacing such Order;
- (d) pork sausage listed in the Schedule to Board Order No. 305 or any Order amending or replacing such Order;
- (e) pork sausage (other than pork sausage covered by clause (d) preceding), cooked loaves, cooked pigs' feet, jellied meat, meat by-product and canned meat as defined in the Regulations under the Food and Drug Act; and

- (f) brains, lips, rinds, tripe, blood, bones, casings, glands and inedible by-product; unless the maximum price thereof is fixed by or on behalf of the Board.
- (2) The maximum price at which any person may sell at wholesale any pork product referred to in clauses (a), (b), (c), (d), (e) or (f) of subsection (1) of this Section shall be such person's basic period maximum price as fixed by Section 7 of the Wartime Prices and Trade Regulations or his maximum price as fixed by an Order made, approved or concurred in by or on behalf of the Board, whichever applies.

Sales of Schedule "C" Products between Processors for Further Processing

10. The maximum price at which any processor of pork products may sell to any other such processor in any part of Canada for further processing any pork product listed in Schedule "C" hereto shall be the price set forth in Schedule "C" for the zone in which the seller's plant is located and such maximum price shall be f.o.b. the seller's plant.

PART III—GENERAL PROVISIONS APPLYING TO SALES AT RETAIL

Limitation on Retailer's Cost

- 11. (1) No person selling any pork product at retail shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any pork product numbered and named in Schedule "A" or Schedule "B" hereto at a total delivered cost in excess of the maximum price on sales of the same to him at wholesale, together with sales tax, if any, and actual transportation charges from the railway station nearest to such buyer's place of business if delivery to him is by railway or by transhipment by railway or, from the dock at the boat's port of call nearest to his place of business if delivery is by boat or transhipment by boat, provided that said railway station or dock, as the case may be, is not in the city, town or village in which such person has his place of business.
 - (2) For the purposes of this Section,
 - (a) any person who acquires any live hogs, and slaughters them or causes them
 to be slaughtered for him shall be deemed to have acquired a pork product;
 and
 - (b) any person selling pork products at retail who operates a branch of his business or otherwise operates more than one place of business shall, in respect of each such branch or place of business, be deemed to be a separate buyer of pork products.

Retail Prices are Subject to Review

12. The prices and markups of all persons selling pork products or portions or cuts thereof at retail shall be subject to periodic examination by any authorized representative of the Board, who may apply and require any person to submit to any pork cutting or other tests authorized by the Board.

PART IV-RETAIL SELLING PRICES

Maximum Retail Prices

- 13. (1) The maximum price at which any person other than a primary producer of pork products may sell at retail any pork product numbered, and named in Schedule "A" or Schedule "B" hereto or any portion thereof or cut obtained therefrom shall be determined as follows: such person shall regulate his selling prices for various cuts or portions of such pork product so that the aggregate price received or charged by him for all cuts and portions therefrom shall not exceed the total of
 - (a) his actual delivered cost of such pork product but not exceeding his lawful maximum delivered cost as fixed by Section 11 (except the difference between railway freight and express charges, if any, included in such cost); and
 - (b) a markup not exceeding the lawful markup customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of pork products of the same or substantially similar kind and quality but not not in any event exceeding

(i) 25 per cent of his selling price on the sale of any cured or smoked pork

product;

- (ii) 30 per cent of his selling price on the sale of any fresh or cooked pork product; and
- (iii) 20 per cent of his selling price on the sale of any lard;

provided that if such person buys any fresh pork product and cures, cooks or smokes it for sale by him, the maximum at which he may sell or offer to sell it at retail in any zone shall be the price for that cured, smoked or cooked pork product in that zone as set forth in the Schedule hereto in which such product is numbered and named, together with a markup thereon not exceeding the markup set out in clause (b) of this sub-section for that product.

- (2) The maximum price at which a primary producer of pork products may sell at retail any pork product numbered and named in Schedule "A" or Schedule "B" hereto or any portion thereof or any cut obtained therefrom shall be determined as follows: such primary producer shall regulate his selling prices for various cuts or portions of such pork product so that the aggregate price received or charged by him for all cuts and portions therefrom shall not exceed the total of
 - (a) the maximum price as fixed by this Order at which that pork product may be sold by him at wholesale for delivery in the part of Canada in which the buyer resides; and
 - (b) an amount equal to
 - (i) 33½ per cent of such maximum wholesale price if the pork product is a cured or smoked pork product;
 - (ii) 43 per cent of such maximum wholesale price if the pork product is a fresh or cooked pork product; or
 - (iii) 25 per cent of such maximum wholesale price if the pork product is lard.

PART V-Definitions of Rough Cuts

Definitions

14. For the purposes of this Order

- (a) "rough cuts" means the following untrimmed cuts which are obtained from either side of a warm dressed hog after chilling and after the head, tongue, leaf lard and kidney have been removed;
 - (i) "rough ham" means the ham end of a side obtained by cutting through the side in a straight line, approximately 2½ inches forward from the H-bone tip at right angles to a straight line which begins on the inside of the hock joint and ends at the cut surface, just missing the inside of the H-bone tip;
 - (ii) "rough shoulder" means the shoulder end of a side obtained by cutting through the side in a straight line passing through a point on the backbone immediately in front of the third rib and through the breast side at the upper joint connecting the second rib to the breast bone;
 - (iii) "rough middle" means that portion of a side remaining after the rough shoulder and rough ham have been removed;
 - (iv) "rough loin" means the loins portion of a rough middle obtained by cutting lengthwise in a straight line, just missing the vertebrae at the shoulder end and just including the lower edge of the H-bone at the ham end;
 - (v) "rough belly" means the portion of a rough middle remaining after the rough loin has been removed;
- (b) "warm dressed hog" means the hog from which the viscera, heart, liver and lungs have been removed and refers to the standard dressed hog defined in the regulations of the Federal Department of Agriculture contained in Order in Council P.C. 4470, dated the 11th day of September, 1940, as follows: "carcass weights shall be on the basis of warm weights including head, leaf lard, tongue, kidneys, tenderloins, tail, backbone and feet".

PART VI-RECORDS OF SALES AND PURCHASES

Sales Invoices

- 15. (1) Every person who sells any pork product at wholesale shall on every sale and concurrently with delivery to the buyer, furnish him with an invoice showing the following:—
 - (a) the name and identifying address of the seller and the buyer and the date of sale;
 - (b) the weight and price per pound of each pork product sold to the buyer and in the case of any pork product numbered and named in Schedule "A" or Shedule "B" hereto, specifying accurately such product by its product number in addition to any other description used by the seller and, in the case of any pork product listed in Schedule "C" hereto, specifying such product by the name given to it in such Schedule; and
 - (c) the freight or express charges, if any, added to the price under Section 5.
- (2) Every person who sells pork products at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.
- 16. (1) Every person who sells pork products at wholesale or at retail shall upon receipt by him of any pork product purchased or otherwise acquired by him immediately prepare and shall thereafter keep at the place of business at which he receives the same, a written record showing:—
 - (a) the name and identifying address of his supplier and the date of purchase or acquisition;
 - (b) the weight and price per pound paid of each pork product purchased by him and in the case of any pork product numbered and named in Schedule "A" or Schedule "B" hereto, specifying accurately such product by its product number in addition to any other description used by the seller and, in the case of any pork product listed in Schedule "C" herto, specifying such product by the name given to it in such Schedule; and
 - (c) the freight or express charges, if any, paid by him and charged by his supplier under Section 5; and
 - (d) if a retailer, actual transportation charges paid by him for transporting the meat from his receiving point to his place of business.
- (2) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with Section 15, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

Inspection of Records and Invoices

17. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

Retail Sales Slips

18. Every person who sells any pork product at retail or any portion or cut thereof shall, upon request of the buyer, furnish him with a sales slip showing the date of sale, the seller's name and address and the weight and the price per pound charged.

PART VII—ZONES

- 19. For the purposes of this Order, the following zones are established: Zone 1; composed of
 - (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in Zone 2;
 - (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick; and
 - (c) that part of the province of Quebec included within the Counties of Lac St.

 Jean and Chicoutimi:

Zone 2; composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 3; composed of

that part of the province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutmi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

Zone 4: composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

Zone 5; composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all railway stations from North Bay to Mattawa inclusive on the Canadian Pacific Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the county of Frontenac to the 45th parallel of latitude, then westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

Zone 6; composed of all that part of Southern Ontario not included in Zone 5;

Zone 7; composed of

- (a) that part of the province of Ontario not included in Zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;
- Zone 8; composed of the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 9; composed of
that part of the province of Ontario lying to the south of, and including all
railway stations from Ferland to White, inclusive, on the most northerly
transcontinental line of the Canadian National Railways, and lying to the west
of the Nipigon River and Lake Nipigon;

Zone 10; composed of
that part of the province of Manitoba lying to the south of the 53rd parallel
of latitude;

Zone 11; composed of that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

Zone 12; composed of

(a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;

- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province;
- (c) the city of Fernie; .

Zone 13; composed of

- (a) in the province of Alberta, Edson and Lovett and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14; composed of

the cities of Prince Rupert, Nelson, Vancouver and New Westminster, and all points lying within a radius of twenty miles of the city hall in the city of Vancouver:

Zone 15; composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

Dated at Ottawa, this 2nd day of October, 1944.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade, Board.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

This Order fixes maximum wholesale and retail prices of pork and is part of this price control programme.

These maximum prices have been fixed for top quality products and in fixing them, consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of the regulation.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. Á-1391 MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS

(In cents per pound)

1	1	1	1	9	25	25	8	25	55	200	20	22	000	220	25	25	12	25	5 10	000	5.5	3 10	10	5	00	28	00
		15		19.00	19.25	17.25	20.00	18.2	20.8	19.61	17.	20:	17.8	23.	22.1	16.7	14.7	18.2	20.7	25.5	25.06	29.5	27.5	35.7	94.0	19.0	23.5
		14		18.50	18.75	16.75	19.50	17.75	19.75	19.00	17.00	19.75	17.00	23.25	21.75	16.25	14.25	17.75	20.25	25.00	98.75	28.75	26.75	35.25	93.50	18.50	23.00
		13		18.25	18.50	16.50	19.25	17.50										17.50									
		12		17.00	17.25	15.25	18.00	16.25										16.25									
		11		17.25	17.50	15.50	18.25	16.50										16.50									
		10		17.75	18.00	00.91	18.75	17.00										17.00									
		6		18.50	8.75	16.75	19.50	17.75	75	8	00	100	88	25	35	25	-25	17.75	25	88	315	210	22	270	9.9	200	8
	Zones	00		19.00	19.25	17.25	20.00	18.25	- 25	200	50	22.5	3.5	220	500	22	15	18.25	75	200	96	25	25	0.1	28		20
	Zoz	7		19.50	19.75	17.75	20.50	18.75 1	7.5	00	00	200	38	25	75	25	.25	18.75	25	88	315	010	12	52	20.5	20	8
		9		19.00.61	19.25 1	17.25 1	20.00	18.25 1	.25	.50	000	25.	500	.75	.52	-75	-75	.75	.75	200	.95	.22	25.1	67.	0.8	38	- 20
		5		100.61	.25	.25	00.	.25	25	20	20	222	202	22	255	25	75	8.25 18	22	20	25.00	255	25	21	98	88	20
		4		19.00	1.25 19	.25 17	1.00 20	25 18	.25	.50	000	.75	. 20	22.	.25	.12	.75	.75 91.	.73	.20	. 25	.25	-25	01	9.8	38	- 20
				8	.25 19	.25 17	.00 20	.25 18	- 25	.50	.20	52.	.50	.75	.25	-75	22.	.75 21	.75	500	25	.25	25	100	28	8	99
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		F-1		20	20.	18.	21.	19.		20.	× 7		200	24.	233	17.	15.	19.				30.	200		252	500	
	Wgt.	Ove	Lbs.		:	. 180	:	. 165			- 20	:	20	.:	· ·	: :	. 10	:					. 16	101	77	15	:
	Max	Wgt	Lbs.	180	175	:	170			20		200	1	00	71	10,3		~ t~	-1 -1	20	. 00	16		77	15		162
			наяч	Carcass, Head On (Tongue in or out), leaf lard and Kidney included (or side of sugh carcass)	such carcass).	such carcass).	SS)	dansy temoved	Temporen	New York Shoulder, Hock On	New York Shoulder, Hock Un.	New York Shoulder, Hock Off	Montreal Shoulder	Butt	Butt. Boneless and Tied	Pienie, Hock On.	Pienie, Hoek On	Picnic, Hock Off, Boneless and Tied.	Picnic, Hock Off, Boneless and Tied, with dressing	Trimmed Ham	Trimmed Ham, Boneless and Tied.	Trimmed Loin	Trimmed Loin	Roneless Back, Long Cut.	Commercial Trimmed Belly	Commercial Trimmed Belly	Commercial Trimmed Belly, rib in
	Prod.	No.		1 6									,,,,,	, /				28 PP			_						

26.00 17.00 18.50	24.00	31.25 32.25 32.25 20.775 18.775 26.00 26.00 27.25	27.50 29.25 25.50	26.75 26.75 26.75 28.00 28.00 32.50 33.75 38.75 38.75 38.75	37.75 35.25 42.00 38.00
25.50 27.50	22.50		27.00 28.75 25.00	22.25.25 22.25.25 22.25.25 23.25.25 23.25.25 25 25.25 25.25 25.25 25.25 25.25 25.25 25.25 25.25 25.25	36.50 37.25 34.75 41.50 37.50
25.00 27.00	22.25		26.75 28.50 24.75	25.00 27.25.00 27.25.00 33.4.25.00 33.4.25.00 33.4.25.00 33.4.25.00	36.25 37.00 34.50 41.25 37.25
24-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-	22.00		25.50 27.25 23.50	24.75 28.775 28.00 28.00 30.50 31.75 33.70 37.75	35.00 35.75 33.25 40.00 36.00
25.50 25.50	21.25 22.25		25.75 27.50 23.75	22.50 22.50 23.50 23.50 25.50	35.25 36.00 33.50 40.25 36.25
24.00 27.25.	22.75		26.25 28.00 24.25	25.50 28.75 28.75 28.75 33.75 33.75 33.75 33.75	35.75 36.50 33.75 40.50 36.50
25-44-25-25-25-25-25-25-25-25-25-25-25-25-25-	22.50		27.00 28.75 25.00	23.25.25.25.25.25.25.25.25.25.25.25.25.25.	36.50 37.25 34.50 41.25 37.25
28. 28. 28. 28. 28. 28. 28. 28. 28. 28.	23.00		27.50 29.25 25.50	22.55.75 22.55.75 23.55.00 23.55.00 23.55.00 25.75 25.00 25.	37.75 35.00 41.75 37.75
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24 - 14 - 14 - 14 - 14 - 14 - 14 - 14 -	23.75		27.25 29.00 25.25	225-30 225-30 24-175-20 25-175-20 20 20 20 20 20 20 20 20 20 20 20 20 2	37.00 38.00 35.25 42.00 38.00
24.25.14.14.25.25.25.25.25.25.25.25.25.25.25.25.25.	22.75		27.25 29.00 25.25	26.50 25.50 27.75 27.75 32.25 34.00 48.90 60 60 60 60 60 60 60 60 60 60 60 60 60	37.00 38.00 35.25 42.00 38.00
25.50 25.50	23.75		27.25 29.00 25.25	25.50 27.75 29.50 29.55	37.00 38.00 35.25 42.00 38.00
25.75 1.6	23.75		27.25 29.00 25.25	26.50 28.50 29.50 20.50	37.00 38.00 35.25 42.00 38.00
28.55.00 28.00 28.55.00 28.55.00 28.55.00 28.55.00 28.55.00 28.55.	23.25		27.75 29.50 25.75	27 00 27 00 30 25 00 28 25 25 28 26 28 26 26 26 26 26 26 26 26 26 26 26 26 26 2	37.50 38.50 35.75 42.50 38.50
84544444444444444444444444444444444444	23.75		28.25 30.00 26.25	27.50 26.50 27.50 27.50 28.75 4.00 4.00 28.75 28.75 4.00 4.00	38.00 39.00 36.25 43.00 39.00
10½ 11 11 12 11 11 15		10		50	
10 10 10 10 10 10 10 10 10 10 10 10 10 1		10 10 8 8 8 9 9	t-t-	20 18 18 14 14 14	11
Cottage Roll, or Boneless Butt. 44 Pienic, Hock On 45 Pienic, Hock Off 46 Pienic, Hock Off 47 Pienic, Hock Off 48 Pienic, Hock Off 49 Boneless Back, Long Cut. 49 Boneless Back, Long Cut. 51 Boneless Back, Long Cut. 52 Boneless Back, Long Cut. 53 Boneless Back, Long Cut. 54 Trimmed Ham. 55 Trimmed Ham. 56 Trimmed Ham. 57 Commercial Trimmed Belly 58 Commercial Trimmed Belly 59 Commercial Trimmed Belly 50 Commercial Trimmed Belly 50 Commercial Trimmed Belly 51 Commercial Trimmed Belly 52 Commercial Trimmed Belly 53 Commercial Trimmed Belly 54 Commercial Trimmed Belly 55 Commercial Trimmed Belly 56 Commercial Trimmed Belly 57 Commercial Trimmed Belly 58 Commercial Trimmed Belly 59 Commercial Trimmed Belly 50 Commercial Trimmed Belly 51 Commercial Trimmed Belly 52 Commercial Trimmed Belly 53 Commercial Trimmed Belly 54 Commercial Trimmed Belly 55 Commercial Trimmed Belly 56 Commercial Trimmed Belly 57 Commercial Trimmed Belly 58 Commercial Trimmed Belly 59 Commercial Trimmed Belly 50 Commercial Trimmed Belly 51 Commercial Trimmed Belly 52 Commercial Trimmed Belly 53 Commercial Trimmed Belly 54 Commercial Trimmed Belly 56 Commercial Trimmed Belly 57 Commercial Trimmed Belly 58 Commercial Trimmed Belly 58 Commercial Trimmed Belly 59 Commercial Trimmed Belly 50	a fresh rough shoulder weighing ov Pork Roll, skinless, boneless. Ham Butt Roll (made from a fresh ueighing over 23 lbs.)	Notice State	right. Hock Off, Bondess and thei, in Casing. Right. Ready to serve, Hock Off. Fronic, ready to Split, Boneless (made from pionic Hock On, Split, Boneless, Gnade from Chock On weighing over 10 lbs. Prime, Hock On, Split, boneless, & artific (made from a fresh, Primic Hock On, Split, boneless, & artific (made from a fresh, Primic Hock On,	ificial c casing	1 Boneless, Switzes Ham, "Ditt (unade from a fresh trimmed ham weighing more than 20 lbs.). 22 Boneless, Skinless Ham, split, in artificial casing (made from a fresh trimmed ham weighing more than 20 lbs.). 33 Ham ready to serve, bone in, skinned. 44 Boneless Back, Long Cut. 56 Boneless Back, Long Cut.
4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4		T-f-F-Eatafatatatatat		25 40 40 40 40 40 40 60 60	0,0,0

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1891—(Ćont'd) MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS

(In cents per pound)

	15	88.38.28.28.28.29.29.29.39.39.39.39.39.39.39.39.39.39.39.39.39		43.00
	14	68444888888888888888888888888888888888		42.50 51.00
	13	84 4 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8		50.75
	12	884 44 44 44 44 44 44 44 44 44 44 44 44		49.50
	=	88444448888888888888888888888888888888		41.25
	10			41.75 50.25
	6	22.174 447.255 467.2		51.00
Zones	00	89.75 441.75 47.75 60.00 14.50 14.50 14.50 13.33		51.50
	. 1	46.00 48.2223 48.2223 48.650 49.65		43.50 52.00
	9	440.00 482.00 50.25		43.25
	70	440.00 482.00		51.75
	4	40.00 44.00 45.00 40		43.25
	က	440.00 482.00 50.25 33.75 33.75 33.75 33.75 33.70 34.70 34.7		51.75
	63	28.550 28		52.25
	'yest	441.00 493.00 493.00 47.25 47.		52-75
Wat	Over	10 10 114	4	
Mov	Wgt.	Lbs. 10 10 10 134 144 134 138	07 10 10 10 10 10 10 10 10 10 10 10 10 10	100
		Boneless Back, Short Cut, in casing Boneless Back, Short Cut, in casing Boneless Back, Short Cut, in casing Siliced Back Siliced Back Siliced Back Siliced Back Siliced Back No. 2 Bacon No. 1 Bacon, Rind Off Fancy Bacon, Rind Off Fancy Bacon, Rind Off Fancy Bacon, Rind Off Heavy Siliced Bacon, Rind Off No. 2 Siliced Bacon, Rind Off No. 2 Siliced Bacon, Rind Off No. 1 Siliced Bacon, Rind Off Rancy Siliced Bacon, Rind Off No. 1 Siliced Bacon, Rind Off Fancy Siliced Bacon, Rind Off Fancy Siliced Bacon, Rind Off Fancy Siliced Bacon, Rind Off	COOKED Picnic, Hock On, Boneless Picnic, Hock On, Boneless Boneless, Skinless Ham Boneless, Skinless Ham in artificial casing Boneless, Skinless Ham in artificial casing Boneless, Skinless Ham, Spilt (made from a fresh turmmed ham weighing over 20 lbs.) Boreless, Skinless Ham, Spilt, in artificial casing (made from a fresh trimmed ham weighing over 20 lbs.) Roast Butt, Boneless and Tied, with dressing Roast Ham, Skin On, Boneless and Tied, with dressing	Roast Loin, Boneless and Tied, with dressing
Prod.	No.	96 97 98 99 99 99 100 100 100 100 100 111 111 11	122 123 123 123 124 126 127 129 130	132

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1391 MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS

Cents per Pound

	gione e de agrico acesso	15	111.50 13.50 8.00 6.25 10.00	12.00 20.50 20.50 17.50 13.25 14.00 14.00	6.00 5.00 5.50	14.75 21.25 17.75 6.25 6.25 7.00 11.00	16.50	16.75	15.00 15.50 15.75 16.75 16.76
		14	11.00 13.00 7.50 5.75 9.50	15.50 220.00 117.00 118.50 4.75	5.50 5.00 5.00	14.25 20.75 17.25 17.25 11.50 6.50 10.50	16.00	16.25	14.50 15.25 15.25 16.00 15.25
		13	255 255	23.3.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	255	14.00 20.50 17.00 5.50 11.25 6.25 10.25	15.75	16.00	14.25 14.75 15.00 15.00 15.75 15.00
	è	12	0000000	32.50 11.75 12.00 3.25 3.25	2000	12.75 19.25 15.75 10.00 5.00 9.00	14.50	14.75	13.00 13.50 13.75 13.75 14.50
		=	9.75 111.75 6.50 8.50 8.50	24 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	3.75	13.00 10.75 16.25 4.50 10.25 5.00 9.00	14.75	15.25	13.25 13.75 14.00 14.00 14.75 14.00
		10	10.00 12.00 6.75 4.25 8.75	84.88.99.88.48.89.89.89.89.89.89.89.89.89.89.89.89.89	3.75	13.25 20.00 16.50 4.50 10.50 9.25	15.00	15.50	13.50 14.25 14.25 14.25 14.25 15.00
	10	6	10.75 12.75 7.50 5.90	19.50 17.00 17.00 11.50 13.25 4.00	3.75	14.00 20.75 17.25 5.25 11.25 10.00	15.75	16.25	14.25 14.75 15.00 15.00 15.00
	Zones	00	11.25 13.25 8.00 5.50	25.50 17.50 13.50 13.50 13.50 13.50	5.50 4.25 5.00	14.50 21.25 17.75 17.75 11.75 6.25 10.50	16.25	16.75	14.75 15.25 15.50 15.50 16.25 16.25
		7	11.75 13.75 8.50 6.00 10.50	25.55 25.50	6.00 4.75 5.50	15.00 21.75 18.25 6.25 6.75 6.75 11.00	16.75	17.25	15.25 15.75 16.00 16.00 16.00 16.75
		9	11.25 13.25 8.25 5.25 10.25	20.20 16.25 18.73 18.73 19.00 13.25	3.00 3.00 4.75	14.00 22.50 19.00 5.00 6.00 10.75	16.25	17.00	14.50 15.00 15.25 15.25 15.25 16.00 16.25
		22	11.25 13.25 8.25 5.25 10.25	20.25 36.25 18.25 18.75 13.00 13.25 2.25 2.25	4.75 4.75 4.75	14.00 22.50 19.00 11.75 6.00 10.75	16.25	17.00	14.50 15.00 15.25 15.25 16.00 15.25
Pound)		4	11.25 13.25 8.25 5.25 10.25	20.20 36.25 22.25 22.25 23.25 25 25 25 25 25 25 25 25 25 25 25 25 2	3.00 4.75 4.75	14.00 22.50 119.00 5.00 6.00 10.75	16.25	17.00	14.50 15.25 15.25 15.25 15.25 15.25 16.00
Cents per		60	11.25 13.25 8.25 5.25 10.25	20.23 22.23 22.23 22.23 22.23 23.23	3.00 4.75 4.75	14.00 22.50 19.00 11.75 6.00	16.25	17.00	14.50 15.00 15.25 15.25 15.25 16.00 16.25
(In C		2	11.75 13.75 8.75 5.75	20.75 16.75 22.75 19.25 13.60 13.50	5.25 5.25 5.25	14.50 23.00 19.50 12.55 6.50 11.25	16.75	17.50	15.00 15.50 15.75 15.75 15.75 16.50
			12.25 14.25 9.25 6.25	21.25 17.25 37.25 23.25 19.75 15.50 14.00 14.00	5.75 4.00 5.75	15.00 23.50 20.00 6.00 6.00 7.00 11.75	17.25 20.75	18.00	15.50 16.00 16.25 16.25 16.25 17.00 16.25
		Wgt. Over	Lbs.						
		Max. Wgt.	Lbs.						
			Jowl. Skinless Neck Fat. Lacone. Front Foot.	Botha Lean Trimmings Regular Trimmings Regular Trimmings Side Ribs Side Ribs Leaf Lard Back Rat Rind On Back Fat, Rind On Back Fat, Rind Off	Neck Bones. Riblers. Back Bones. Hind Foot.	CURED Fat Back, Rind On. Back Ribs Side Ribs. Hind Foot. Front Foot. Hook.	Jowl	COOKED Hock	LARD In Drums (drums returnable) In Tierces. In Tubs, 60 lb. net weight. In Bases, 66 lb. net weight. In Pails, 20 lb. net weight. In Pails, 20 lb. net weight.
		Prod. No.	140 141 142	145 1440 1440 1440 151 152 153	154 155 156	189 190 191 192 193 194 194	196	201	210 211 212 213 214 214

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PRODUCTS, SOLD BETWEEN PROCESSORS SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1391

(In Cents per Pound) F.O.B. Seller's Plant

				×
		10	13.50 17.25 17.25 18.50 18.50 18.50 23.75 24.25 24.25 24.25	24.00
	:	14	13.50 13.50 26.25 17.25 17.25 18.00 16.50 23.75 24.25 24.25	24.00
	6+	er	12.50 13.00 15.75 16.75 17.50 17.50 18.00 23.25 24.25	
	10	14	111.50 122.00 124.75 15.75 15.00 15.	22.50
	=	11	28.500 5.500	22.75
	C	2	2222277588 4 8 2528888588 858888888 8588888888888888	23.25
	0			
ZONES	000	,		
	7	-		
	9		13.25 13.25 14.25 17.75 17.75 17.75 17.75 17.55	21.50
	10		13.25 13.75 13.75 17.75 17.75 17.00 17.00 24.75 25.25 25.25	24.50
	4		13.25 13.75 13.75 17.75 18.50 17.00 17.00 24.25 25.25 25.25	24.50
	60		13.25 13.75 17.75 17.75 17.00	24.50
	63		13.75 14.25 17.25 18.25 19.00 17.50 24.75 25.25 25.75 25.75	25.00
	7		13.75 14.25 17.25 18.25 18.25 19.00 17.50 22.75 25.75	25.00
Wet.	Over	Lbs.		:
Max.	Wgt.	Lbs.	. 여 설 전 . 00 설 전 . 년에 . 노년	
		Prime Steam or Dry Rendered Lard—	es. as Product No. removed).	moved)
Prod.	No.			

SCHEDULE "D"

To Administrator's Order No. A-1391

Definitions of Pork Products Numbered and Named in Schedule "A"

Note.—See Section 14 of this Order for definitions of rough cuts.

FRESH PORK PRODUCTS

- Product No. 1—means (a) a carcass weighing not more than 180 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head on (tongue in or out) and leaf lard and kidney included, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone and head;
- Product No. 2—means (a) a carcass weighing not more than 175 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head on (tongue in or out) but with leaf lard and kidney removed, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone and head;
- Product No. 3—means (a) a carcass weighing more than 180 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head on (tongue in or out) but with leaf lard and kidney removed, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone and head;
- Product No. 4—means (a) a carcass weighing not more than 170 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head removed but with leaf lard and kidney included, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone;
- Product No. 5—means (a) a carcass weighing more than 165 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head, leaf lard and kidney removed, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone;
- Product No. 6—means (a) a carcass weighing not more than 165 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head, leaf lard and kidney removed, or (b) either side of such carcass obtained by splitting such carcass lengthwise through the backbone;
- Product No. 17—"New York Shoulder hock on"—means that portion (weighing not more than 20 pounds) of the rough shoulder remaining after removal of all the following:—
 - (a) neck bones, riblets, glands and blood clots;
 - (b) foot;
 - (c) jowl, cut off in a straight line just missing the ear dip and parallel to the cut surface made when the rough shoulder is obtained from the side;
 - (d) skin and surplus fat from the upper part (butt) of shoulder, so as to leave only an even covering of fat not exceeding in thickness from ½ inch to ¾ inch; the edges of the trimmed fat to be bevelled;
- Product No. 18—means the same cut as Product No. 17 but weighing more than 20 pounds;
- Product No. 19—"New York Shoulder hock off"—means the same as Product No. 17 but having the hock off and weighing not more than 18 pounds;
- Product No. 20—"Montreal Shoulder"—means that portion (weighing not more than 20 pounds) of the rough shoulder remaining after removal of the following:—
 - (a) glands and blood clots;
 - (b) lacone;
 - (c) jowl, removed in the same manner as when making Product No. 17;
 - (d) all skin and surplus fat, leaving an even covering not to exceed in thickness ½ inch to ¾ inch of fat; edges of trimmed fat to be bevelled;
- Product No. 21—means the same cut as Product No. 20 but weighing more than 20 pounds;

- Product No. 22—"butt"—means that portion (weighing not more than 8 pounds) of the rough shoulder remaining after all of the following have been removed;
 - (a) neck bones, riblets, glands and blood clots;
 - (b) the lower half of the shoulder removed by cutting lengthwise parallel to the brisket leaving ½ inch of the neck of the blade bone in the portion removed;
 - (c) all skin and surplus fat so as to leave only an even covering not to exceed in thickness ½ inch to ¾ inch of fat; edges of trimmed fat to be bevelled; the butt to be rectangular in shape, slightly narrower at the neck end;
- Product No. 23—means the same cut as Product No. 22 but weighing more than 8 pounds;
- Product No. 24—"butt, boneless and tied"—means the same cut as Product No. 22, but boneless and tied or stitched with ragged edges removed; and weighing not more than $7\frac{1}{2}$ pounds;
- Product No. 25—"picnic hock on"—means that portion (weighing not more than 10 pounds) of the rough shoulder remaining after all of the following have been removed:—
 - (a) neck bones, riblets, glands and blood clots;
 - (b) foot;
 - (c) butt;
 - (d) jowl and surplus brisket flap, rounding the corner so as to expose the lean muscle;
- Product No. 26—means the same cut as Product No. 25 but weighing more than 10 pounds;
- Product No. 27—"picnic hock off"—means the same cut as Product No. 25 but having the hock removed and weighing not more than 8 pounds;
- Product No. 28—"picnic hock off—boneless and tied"—means the same cut as Product No. 27 but boneless and tied or stitched and weighing not more than 7 pounds;
- Product No. 29—"picnic hock off, boneless and tied, with dressing"—means the same cut as Product No. 28 with dressing not to exceed 10 per cent of the weight of the finished product and weighing not more than 7½ pounds;
- Product No. 30—"trimmed ham"—means that portion (weighing not more than 20 pounds) of the rough ham remaining after all of the following have been removed;
 - (a) hind foot, cut off through the hock joint so as to leave a small showing of the cup joint on the ham;
 - (b) tail and tail bones;
 - (c) facings (fat covering over the lean meat on the flesh side);
 - (d) surplus flank, starting on the feather edge of the ham facing and making a straight cut to a point at the edge of the flank muscle (surplus fat to be trimmed off on the flank side without damaging the fell over the muscle);
 - (e) butt trimmings, starting the feather edge just behind the bung making a curved cut without damaging the muscle and just around the corner to the feather edge;
- Product No. 31—means the same cut as Product No. 30 but weighing more than 20 pounds;
- Product No. 32—"trimmed ham, boneless and tied"—means the same cut as Product No. 30 but boneless and tied or stitched and weighing not more than 18 pounds;
- Product No. 33—"trimmed loin"—means that portion (weighing not more than 16 pounds) of the rough loin remaining after skin and surplus fat have been removed, leaving an even covering of fat not exceeding in thickness from ½ inch to ¾ inch and with overhanging fat edges bevelled;
- Product No. 34—means the same cut as Product No. 33 but weighing more than 16 pounds;

- Product No. 35—"boneless back long cut"—means that portion (weighing not more than 12 pounds) of a rough loin remaining after all of the following have been removed;
 - (a) tenderloin;
 - (b) back bones and back ribs;
 - (c) skin and surplus fat, as in Product No. 33;
 - (d) end of the blade bone with the cartilage;
 - (e) pin bone and tail bone;
- Product No. 36—means the same cut as Product No. 35 but having the false lean at the shoulder end removed and weighing more than 12 pounds;
- Product No. 37—"commercial trimmed belly"—means that portion, weighing not more than 15 pounds, of a rough belly remaining after side ribs, brisket bone and red buttons have been removed; flank and brisket ends straightened and, where necessary, loin side backstrapped to remove rough edges and, in the case of Barrow hogs, the string groove removed on the belly side, and in the case of females the rough edges only straightened;
- Product No. 38—means the same cut as Product No. 37 but weighing more than 15 pounds;
- Product No. 39—"commercial trimmed belly, rib in"—means the same cut as Product No. 37 but without the side ribs having been removed and weighing not more than 16½ pounds.

CURED PORK PRODUCTS

- Product No. 45—"cottage roll or boneless butt"—means the same cut as Product No. 22 but boneless, rolled or not rolled, tied or not tied, with ragged edges removed and mealed or not mealed;
- Product No. 46—"picnic hock on"—means the same cut as Product No. 25 but weighing not more than 10½ pounds;
- Product No. 47—means the same cut as Product No. 25 but weighing more than 10½ pounds;
- Product No. 48—"picnic hock off"—means the same cut as Product No. 27 but weighing not more than 8½ pounds;
- Product No. 49—"picnic hock off, boneless and tied"—means the same cut as Product No. 28 but weighing not more than 7½ pounds;
- Product No. 50—"boneless back long cut"—means the same cut as Product No. 35;
- Product No. 51—means the same cut as Product No. 35 but having the false lean at the shoulder end removed and weighing more than 12 pounds and mealed or not mealed:
- Product No. 52—"boneless back short cut"—means the same cut as Product No. 35 but having the buck-eye piece removed by cutting crosswise, just clearing the depression made by removal of the tail bones, and weighing more than 11 pounds and mealed;
- Product No. 53—"boncless back long cut, in artificial casing"—means the same cut as Product No. 50 but packed in an artificial casing;
- Product No. 54—"trimmed ham"—means the same cut as Product No. 30 and weighing not more than 22 pounds;
- Product No. 55—means the same cut as Product No. 30 but weighing more than 22 pounds;
- Product No. 56—"trimmed ham, boneless and tied"—means the same cut as Product No. 32 but weighing not more than 20 pounds;
- Product No. 57-"commercial trimmed belly"-means the same cut as Product No. 37;
- Product No. 58—means the same cut as Product No. 57 but weighing more than 15 pounds;

- Product No. 59—"commercial trimmed belly, rib in"—means the same cut as Product No. 39;
- Product No. 60—"shoulder roll skin on split boneless"—means the cut which may be split into two or more pieces, rolled and tied, obtained from a rough shoulder weighing more than 28 pounds from which all of the following have been removed:
 - (a) neckbones, riblets, glands and blood clots;
 - (b) foot;
 - (c) jowl;
 - (d) all other bones;
- Product No. 61—"pork roll skinless, boneless"—means a skinless, boneless cut obtained from any portion of a carcass and being lean meat with an even covering of fat not exceeding in thickness from ½ inch to ¾ inch;
- Product No. 62—"ham butt roll"—means a skinless, boneless cut obtained from a fresh rough ham weighing more than 23 pounds;

SMOKED PORK PRODUCTS

- Product No. 70—"cottage roll or boneless butt"—means the same cut as Product No. 45 but weighing not more than $7\frac{1}{2}$ pounds;
- Product No. 71—means the same cut as Product No. 70 but packed in an artificial casing and may be tied and weighing not more than 8 pounds;
- Product No. 72—"picnic hock on"—means the same cut as Product No. 25;
- Product No. 73—means the same cut as Product No. 72 but weighing more than 10 pounds;
- Product No. 74—"picnic hock off"—means the same cut as Product No. 27;
- Product No. 75—"picnic hock on boneless"—means the same cut as Product No. 25 but boneless, tied or stitched and weighing not more than 9 pounds;
- Product No. 76—"picnic, hock off, boneless and tied"—means the same cut as Product No. 49, but weighing not more than 7 pounds;
- Product No. 77—means the same cut as Product No. 75 but packed in an artificial casing:
- Product No. 78—means the same cut as Product No. 76 but packed in an artificial
- Product No. 79—"picnic ready to serve hock off"—means the same cut as Product No. 27 but processed so that no further cooking is necessary and weighing not more than 7 pounds;
- Product No. 80—"picnic hock on, split, boneless"—means the same cut as Product No. 75 but obtained from a fresh picnic hock on (Product No. 26) and cut into two or more pieces;
- Product No. 81—means the same cut as Product No. 80 but packed in an artificial casing;
- Product No. 82—"pork roll skinless, boneless"—means the same cut as Product No. 61;
- Product No. 83—means the same as Product No. 82 but packed in an artificial casing;
- Product No. 84—"trimmed ham"—means the same cut as Product No. 30;
- Product No. 85—means the same cut as Product No. 84 but weighing more than 20 pounds;
- Product No. 86—"skinned ham"—means that cut weighing not more than 18 pounds obtained from a fresh trimmed ham (Product No. 30) by removing the skin and surplus fat from the butt end of the ham for approximately one-third of the length of the ham, leaving only an even covering of fat not exceeding 3 inch in thickness;
- Product No. 87—"boneless, skin on ham"—means the same cut as Product No. 56 but weighing not more than 18 pounds;
- Product No. 88—means the same cut as Product No. 87 but packed in artificial casing;
- Product No. 89—"boneless, skinless ham"—means that cut, stitched or tied, weighing not more than 14 pounds, obtained from a fresh trimmed ham (Product No. 30) by removing;
 - (a) all bones; and
 - (b) skin and surplus fat, so as to leave only an even covering of fat not exceeding in thickness from ½ inch to ¾ inch;

- Product No. 90—means the same cut as Product No. 89 but packed in an artificial casing:
- Product No. 91—"boneless, skinless ham split"—means the same cut as Product No. 89 but obtained from a fresh trimmed ham (Product No. 30) and split into two or more pieces;
- Product No. 92—means the same cut as Product No. 91 but packed in an artificial casing;
- Product No. 93—"ham ready to serve bone-in-skinned"—means the same cut as Product No. 86 processed so that no further cooking is necessary and weighing not more than 16 pounds;
- Product No. 94—"boneless back long cut"—means the same cut as Product No. 35 but weighing not more than 11 pounds;
- Product No. 95—means the same cut as Product No. 94 but weighing more than 11 pounds;
- Product No. 96—"boneless back short cut"—means the same cut as Product No. 35 but having the buck-eye piece removed by cutting crosswise, just clearing the depression made by the removal of the tail bone and weighing more than 10 pounds;
- Product No. 97—means the same cut as Product No. 96 but packed in a casing;
- Product No. 98—"casing back"—means the same cut as Product No. 35 but having sufficient additional fat removed so as to leave only an even covering of fat not exceeding in thickness from \(\frac{1}{4}\) inch to \(\frac{1}{2}\) inch on the average and packed in a natural or artificial casing and weighing not more than 10 pounds;
- Product No. 99—"sliced back"—means slices obtained from a boneless back long cut (Product No. 94) and wrapped in one-half pound or one-pound packages;
- Product No. 100—means slices obtained from a smoked boneless back short cut (Product No. 96) and wrapped in one-half or one-pound packages;
- Product No. 101—"No. 2 bacon"—means the same cut as Product No. 57 but weighing not more than 14 pounds;
- Product No. 102—"heavy bacon"—means the same cut as Product No. 101 but weighing more than 14 pounds;
- Product No. 103—"bacon ends"—means the portion of any smoked belly remaining after slicing has been completed;
- Product No. 104—"No. 1 bacon"—means a cut weighing not more than 14 pounds obtained from a commercial trimmed fresh belly (Product No. 57) that is not obviously excessively fat and is free from bruises, skin cuts (except small blemishes and small cuts) and black hair roots and that has been trimmed according to the following specifications; to be trimmed approximately rectangular in shape; its length to be at least twice its width; its back edge to be trimmed straight so that the fat does not extend over the lean; the belly edge may be trimmed outside of the teat line but the teats to be removed and black seed not to be present; both ends to be straightened; the thickness of the side to be not less than \(\frac{3}{4}\) inch at the flank pocket and not more than 3 inches at any point;
- Product No. 105—"No. 1 bacon, rind off"—means the same cut as Product No. 104 but with the rind removed; and weighing not more than 13 pounds.
- Product No. 106—"fancy bacon"—means the same cut as Product No. 104 but drycured and hot-smoked with a minimum internal temperature of 130 degrees Fahrenheit reached;
- Product No. 107—"fancy bacon, rind off"—means the same cut as Product No. 106 but rindless and weighing not more than 13 pounds;
- Product No. 108—"No. 2 sliced bacon, rind on"—means slices packed in layers in boxes containing not less than 5 pounds obtained from smoked bacon weighing not more than 14 pounds (Product No. 101);
- Product No. 109—"heavy bacon"—means slices packed in layers in boxes containing not less than 5 pounds obtained from smoked bacon weighing more than 14 pounds (Product No. 102);
- Product No. 110—means the same as Product No. 108 but having the rind off;

- Product No. 111—"heavy bacon, rind off"—means the same as Product No. 109 but having the rind off;
- Product No. 112—"No. 1 sliced bacon, rind on"—means selected slices with rind on and free from hook marks or other blemishes wrapped in one-half pound or one-pound packages or in layers obtained from a smoked bacon cut;
- Product No. 413—means the same as Product No. 112 but rindless;
- Product No. 114—"fancy sliced bacon, rind off"—means especially selected slices from fancy bacon (Product No. 106) that are free from hook marks and other blemishes and are wrapped in one-half pound or one-pound packages or in layers;

COOKED PORK PRODUCTS

- Product No. 120—"butt"—means the same cut as Product No. 22 but boneless and weighing not more than 6 pounds;
- Product No. 121—"picnic hock on, boneless"—means the same cut as Product No. 25 but boneless and tied or stitched and weighing not more than 7 pounds;
- Product No. 122—means the same cut as Product No. 121 but weighing more than 7 pounds;
- Product No. 123—"boneless, skinless ham"—means the cut weighing not more than 12 pounds obtained from a cured, trimmed ham (Product No. 54) after removal of bones, skin and surplus fat;
- Product No. 124—means the same cut as Product No. 123 but packed in an artificial casing;
- Product No. 125—"boneless ham, skin on"—means the cut, weighing not more than 14 pounds, obtained from a fresh trimmed ham (Product No. 30) after removal of the bones and surplus fat;
- Product No. 126—"boneless, skinless ham, smoked"—means the cut, weighing not more than 12 pounds, obtained from a smoked and cured, trimmed ham after removal of bones, skin and surplus fat;
- Product No. 127—"boneless, skinless ham split"—means the same cut as Product No. 123 made from a trimmed ham (Product No. 55) obtained from a fresh trimmed ham (Product No. 31) weighing more than 20 pounds and split into two or more pieces;
- Product No. 128—means the same cut as Product No. 127 but packed in an artificial casing;
- Product No. 129—"roast butt, boneless and tied, with dressing"—means the same cut as Product No. 24 or Product No. 45, but with dressing not to exceed 10 per cent of the weight of the finished product, and weighing not more than 5\frac{3}{4} pounds;
- Product No. 130—"roast picnic, hock off, boneless and tied, with dressing"—means the same cut as Product No. 28 or Product No. 49, but with dressing not to exceed 10 per cent of the weight of the finished product, and weighing not more than 5½ pounds;
- Product No. 131—"roast ham, skin on, boneless and tied, with dressing"—means the same cut as Product No. 32 or Product No. 56, but with dressing not to exceed 10 per cent of the weight of the finished product, and weighing not more than 13½ pounds;
- Product No. 132—"roast loin, boneless and tied, with dressing"—means the same cut as Product No. 35 or Product No. 50, but with dressing not to exceed 10 per cent of the weight of the finished product, and weighing not more than 9½ pounds.

DEFINITIONS OF MISCELLANEOUS PORK PRODUCTS NUMBERED AND NAMED IN SCHEDULE "B"

Fresh Pork Products

- Product No. 140—"jowl" means that portion removed from the neck end of the rough shoulder when making any trimmed shoulder cut;
- Product No. 141—"skinless neck fat"—means that portion of the jowl (Product No. 140) remaining after the skin has been removed;

Product No. 142-"lacone"-means that portion of the rough shoulder obtained by cutting off the front leg parallel to the brisket so as to leave not more than ½ inch of leg on the shoulder:

Product No. 143-"front foot"-means the front foot removed at the middle knee

Product No. 144-"hock"-means that portion of the lacone remaining after the front foot (Product No. 143) has been removed;

Product No. 145-"extra lean trimmings"-means the skinless, boneless meat consisting of not less than 85 per cent of lean meat obtained when trimming any cut;

Product No. 146—"regular trimmings"—means the skinless, boneless meat consisting of not less than 60 per cent of lean meat obtained when trimming any cut;

Product No. 147—"tenderloin"—means that piece of lean meat lying along the back bone on the underside or inside of the rough loin;

Product No. 148-"back ribs"-means the strip of rib bones and connecting meat tissue, not including the backbone, obtained from the rough loin when making a boneless back;

Product No. 149—"side ribs"—means the strip of bones and connecting meat obtained

from the rough belly when making a trimmed belly;

Product No. 150—"leaf lard":

Product No. 151-"back fat, rind on"-means the skin and fat removed from the outside of a rough loin whether it is in pieces or not;

Product No. 152-"back fat, rind off"-means the same cut as Product No. 151 but having rind removed;

Product No. 153—"fat back, rind on" means the strip of fat and skin removed from the outside of a rough loin having a thickness at any point of not less than one

Product No. 154-"neck bones";

Product No. 155-"riblets";

Product No. 156-"backbones";

Product No. 157—"hind foot";

Pickle or Dry Cured Pork Products

Product No. 189—"fat back, rind on"—means the same cut as Product No. 151;

Product No. 190—"back ribs"—means the same cut as Product No. 148; Product No. 191—"side ribs"—means the same cut as Product No. 149;

Product No. 192-"hind foot"-means the same cut as Product No. 157;

Product No. 193—"jowl"—means the same cut as Product No. 140;

Product No. 194—"front foot"—means the same cut as Product No. 143;

Product No. 195—"hock"—means the same cut as Product No. 144;

Smoked Pork Products

Product No. 196-"jowl"-means the same cut as cured jowl (Product No. 193);

Product No. 197-"jowl sliced"-means the slices, packed in cartons containing not less than five pounds, obtained from smoked jowl (Product No. 196);

Cooked Pork Products

Product No. 201-"hock"-means the same cut as Product No. 144 with or without a coating of jelly;

Lard

Product No. 210-"lard in drums"-means fat from hogs rendered in accordance with the Regulations under the Food and Drug Act and packed in drums;

Product No. 211—"lard in tierces"—means the same product as Product No. 210 but in tierces;

Product No. 212-"lard in tubs"-means the same product as Product No. 210 but packed in tubs containing 60 pounds net weight;

Product No. 213—"lard in boxes"—means the same product as Product No. 210 but packed in boxes containing 56 pounds net weight;

Product No. 214—"lard in pails"—means the same product as Product No. 210 but packed in pails containing 20 pounds net weight;

Product No. 215-"lard in prints"-means the same product as Product No. 210 but in prints weighing one pound net;

ADMINISTRATOR'S ORDER No. A-1392

Maximum Prices of Certain Fancy Meats and Meat By-Products

.Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:—

Part I-Introduction

EFFECTIVE DATE AND APPLICATION OF ORDER

- 1. (1) This Order comes into force on October 16, 1944, and revokes and replaces Administrator's Order No. A-849 as amended by Administrator's Orders Nos. A-946 and A-959.
- (2) With the exception of raw uncleaned tripe, this Order only applies to edible meat products fit for human consumption.
- (3) This Order also applies to the products listed in the Schedule hereto when they are in a frozen condition.

GENERAL DEFINITIONS

- 2. For the purposes of this Order
- (a) "chopped suct" means the product obtained by grinding or finely chopping beef caul, cod or kidney fat; it may contain not more than 3 per cent cereal by weight;
- (b) "head (pork)" means the head of a hog (with the tongue removed) cut off at the atlas joint so as not to include any part of the jowl;
- (c) "sell at wholesale" means to sell otherwise than at retail and a "sale at wholesale" shall have a corresponding meaning;
- (d) "tongue, rough" means the tongue removed from the head of a hog in such a way as to include
 - (i) approximately 1½ inch trachea;
 - (ii) hyoid bones broken off as close to the base of the tongue as possible;
 - (iii) submaxillary glands and tonsils and such lean and fat as must be left to obtain the submaxillary glands intact;
- (e) "tongue, export trim" means the cut obtained from a tongue, rough, by removing blood clots, all excess fat, strings and tissues, the tonsils, epiglottis and trachea, but leaving the submaxillary glands attached on both sides of the base of the tongue;
- (f) "tongue domestic trim" means a beef, veal, lamb or pork tongue which has been trimmed by breaking off the hyoid bones as close to its base as possible and by removing blood clots, all excess fat, strings and tissues, tonsils, epiglottis, trachea and submaxillary glands;
- (g) "zone" means one of the zones numbered 1 to 15 mentioned in the Schedule to this Order, which zones correspond respectively with the zones, similarly numbered, described in Board Order No. 07, and Administrator's Orders Nos. A-1246, A-1382 and A-1391; provided that for the purposes of the sale of raw uncleaned inedible tripe, Summerside, Prince Edward Island, shall be included in zone No. 2 and not in zone No. 1.

GENERAL PROVISIONS

- 3. (1) All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.
- (2) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any product to which this Order
- (3) The word "sell" as used in this Order also includes an offer to sell and the such product shall constitute part of the price of such product.
- (3) The word "sell" as used in this Order also includes an offer to sell and the word "buy" also includes an offer to buy.

Part II-Sales at Wholesale

WHOLESALE PRICES INCLUDE DELIVERY EXCEPT AS SPECIFIED

- 4. Wholesale prices include delivery to the buyer's place of business except in the following cases:
 - (a) if delivery is by railway or by transhipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
 - (b) if delivery is by boat or by transhipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
 - (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
 - (d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

WHOLESALERS MUST MAKE EQUITABLE DISTRIBUTION

5. Every person who sells at wholesale a product listed in the Schedule hereto shall equitably distribute his available supplies of the product among his customers. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transhipment by railway or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

MAXIMUM WHOLESALE PRICES

- 6. (1) The maximum price at which a person in a zone may sell at wholesale any fancy meat or meat by-product of a kind and variety listed in the Schedule hereto shall be the price for the same set forth in the Schedule hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.
- (2) The maximum price at which a person in any part of Canada not included in a zone, may sell at wholesale any fancy meat or meat by-product of a kind and variety listed in the Schedule hereto shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

Part III-Sales at Retail

LIMITATION ON RETAILER'S COST

7. No person selling at retail any product listed in the Schedule hereto shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any such product at a total delivered cost in excess of the lawful maximum price on sales at wholesale of the same to him together with actual transportation charges from the railway station nearest to the buyer's place of business if delivery is by railway or by transhipment by railway or, from the dock at the boat's port of call nearest to his place of business if delivery is by boat or by transhipment by boat; Provided that such railway station or dock, as the case may be, is not in the city, town or village in which such person has his place of business.

MAXIMUM RETAIL PRICES

8. (1) The maximum price at which any person other than a primary producer may sell at retail any fancy meat or meat by-product of a kind and variety listed in the Schedule hereto shall be the sum of the following:

- (a) his actual delivered cost of the product not exceeding his maximum delivered cost as fixed by Section 7 (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of products of the same kind and variety but not in any event exceeding 30 per cent of his selling price.
- (2) The maximum price at which a primary producer may sell at retail any fancy meat or meat by-product of a kind and variety listed in the Schedule hereto shall be the sum of the following:
 - (a) the maximum price as fixed by this Order at which the product may be sold by him at wholesale for delivery in the part of Canada in which the buyer resides; and
 - (b) an amount equal to 43 per cent of such maximum wholesale price.

Part IV—Records of Sales and Purchases

SALES INVOICES

- 9. (1) Every person who sells at wholesale any product listed in the Schedule hereto shall on every sale and concurrently with delivery to the buyer, furnish him with an invoice showing the following:—
 - (a) the name and identifying address of the seller and the buyer and the date of sale;
 - (b) the kind and variety and weight of the product and price per pound charged;and
 - (c) the freight or express charges, if any, added to the price under Section 4.
- (2) Every person who sells any product listed in the Schedule hereto shall retain a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

- 10. (1) Every person who sells at wholesale or at retail any product listed in the Schedule hereto shall upon receipt by him of any such product purchased or otherwise acquired by him immediately prepare and shall thereafter keep at the place of business at which he receives the same, a written record showing:—
 - (a) the name and identifying address of his supplier and the date of purchase or acquisition;
 - (b) the kind, variety and weight of the product and price per pound paid by him;
 - (c) the freight or express charges, if any, paid by him and charged by his supplier under Section 4; and
 - (d) if a retailer, actual transportation charges paid by him for transporting the meat from his receiving point to his place of business.
- (2) If a person retains, available for inspection by any authorized representative of the Board an invoice furnished to him by his supplier in accordance with Section 9, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

INSPECTION OF RECORDS AND INVOICES

11. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

RETAIL SALES SLIPS

12. Every person who sells at retail any product listed in the Schedule hereto shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight, kind, and variety of the product sold and the price charged.

Dated at Ottawa, this 2nd day of October, 1944.

F. S. GRISDALE,

Administrator of Meat and

Meat Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

THIS ORDER FIXES MAXIMUM WHOLESALE AND RETAIL PRICES AND IS PART OF THIS PRICE CONTROL PROGRAMME.

These maximum prices have been fixed for top quality products and in fixing them, consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operatings costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1392

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING FANCY MEATS AND MEAT BY-PRODUCTS DERIVED FROM PORK, BEEF, VEAL, LAMB (INCLUDING MUTTON) ALL PRODUCTS LISTED ARE FRESH UNLESS OTHERWISE STATED BELOW

(In cents per pound)

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	10	9	19.25 37.25 15.95		18.25	15.25 14.00 15.00 15.00		37.25 13.25	17.25 17.25 44.25	11.00	11.25		3.25 3.25 14.25	
	14	atc.	18.75 36.75 14.75			14.75 11.50 13.50		36.75	16-75 16-75 43-75		10.75		2.75 13.75	
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	12	cts.	17.75 35.73 13.75		8.50	13.75 10.50 12.50 14.00	12.50	35.75	15.75			17.75	12:15	4.00
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	6	cts.	19.25 37.25 15.25		10.00 15.25 15.25	12.25		13.13	5555			3 3	366.50	8.83
	90	ets.	19.75 37.75 15.75			15.75 12.50 14.50 16.00			27.73	3 1818	10 1	2 15	000 40 0 0 10 10 10 10 10 10 10 10 10 10 10 10 10	0.10
Zones	7	cts.	20.25 38.25 16.25			50 50 50 50 50 50 50 50 50 50 50 50 50 5		55.55	18.25 15.25 15.25 15.25	255	10 8	2 10	53.55	253
Zc	9	ets.	20.00 38.00 16.00	11.75		16.73 16.73 16.73	25	38	15:00	2 88	8 8	3 8	5.66.6	33
	10	cts.	20.00 38.00 16.00	110.00		12.75 14.75 16.25	25 25	33 3	18:00 18:00 15:00 11:75	2 88	8 8		15.60	
	4	cts.	20.00 38.00 16.00		2 888	12.75 14.75 16.25 14.75	12 88	38 8	18:00 45:00 11:75	88	3 8		4.00 15.00 1.00 1.00 1.00	
	က	cts.	20.00 38.00 16.00		3 888	12.75 14.75 16.25	50 52	38 8	18.00 45.00 11.75		3 8	00	4.00	3
	7	cts.	20.50 38.50 16.50		5 05 5	15.25	22 22	200 2	15.50 15.50 12.25	10.50	20	20	4.50	20
		cts.	21.00 39.00 17.00		888	13.75 15.75 17.25	22 00 22		19.00 19.00 12.75	88.98	9 0		5.00	
Variety		,	Beef. Veal. Lamb. Pork.	Reef. Veal Lamb Pork		Pork Pork Pork Pork			Veal Lamb Pork	Beef.	Lamb		Veal.	rk
. Product			Liver (not over 6 lbs.). Liver Liver (1		35 J					Brains. Brains. Ve			Head, Tongue In, Skin On, Scaidfed Vo Head, Tongue Out, Skinloss III	

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1392 (Con.)

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING MEATS AND MEAT BY-PRODUCTS DERIVED FROM PORK, BEEF, VEAL, LAMB (INCLUDING MUTTON) ALL PRODUCTS LISTED ARE FRESH UNLESS OTHERWISE STATED BELOW

(In cents per pound)

F	1						Zo	Zones								1
Product	Variety	1	2	3	4	5	9	7	00	6	10	H	12	13	14	15
		cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	ct.s	cts.	cts.	cts.	cts.	cts.
Feet, Skin On, Scalded	Veal	16.00	15.50	15.00	15.00	15.00	15.00	15.25	14.75	14.25	13.50	13.25	12.75	14.00	13.75	14.25
	Beef Veal Lamb Pork Pork	12.00 12.00 12.00 8.25 9.00 20.75	11.50 11.50 11.50 7.75 8.50 20.25	11.00 11.00 11.00 7.25 8.00 19.75	11.00 11.00 7.25 8.00 19.75	11.00 11.00 11.00 7.25 8.00 19.75	11.00 11.00 11.00 7.25 8.00 19.75	11.25 11.25 11.25 7.50 20.00	10.75 10.75 10.75 7.00 7.75 19.50	10.25 10.25 10.25 6.50 19.00	9.50 9.50 9.50 6.50 6.50	9.25 9.25 9.25 5.50 6.25 18.00	8.75 8.75 8.75 5.00 5.75 17.50	10.00 10.00 10.00 6.25 7.00 18.75	9.75 9.75 9.75 6.00 6.75 18.50	10.25 10.25 10.25 6.50 7.25 19.00
ed (inedible).	Beef, veal and lamb. Beef, veal and lamb. Beef, veal and lamb.	\$.50 8.00 11.00	5.00 7.50 10.50	4.50 7.00 10.00	4.50 7.00 10.00	4.50 7.00 10.00	4.50 7.00 10.00	4.75 7.25 10.25	4.25 6.75 9.75	3.75 6.25 9.25	3.00 5.50 8.50	2.75 5.25 8.25	2.25 4.75 7.75	3.50 6.00 9.00	3.25 5.75 8.75	3.75 6.25 9.25
Cheekmeat	Beef, veal and lamb.	13.50	13.00	12.50	12.50	12.50	12.50	12.75	12.25	11.75	11.00	10.75	10.25	11.50	11.25	11.75
Headmeat, or Cheekmeat	Pork	15.25	14.75	14.25	14.25	14.25	14.25	14.50	14.00	13.50	13.00	12.75	12.25	13.50	13.25	13.75
Headmeat	Beef, veal and lamb.	13.50	13.00	12.50	12.50	12.50	12.50	12.75	12.25	11.75	11.00	10.75	10.25	11.50	11.25	11.75
Lip Meat.	Beef, veal and lamb.	5.00	4.50	4.00	4.00	4.00	4.00	4.25	3.75	3.25	2.50	2.25	1.75	3.00	2.75	3.25
Weasand Meat Weasand Meat	Beef, veal and lamb.	8.00	7.50	4.75	7.00	7.00	7.00	7.25	6.75	6.25	3.25	3.00	4.75	6.00	3.50	6.25
Sealp. Snout. Snout (Pickled)	Pork Pork Pork	7.25 8.25 8.50	6.75 7.75 8.00	6.25 7.25 7.50	6.25 7.25 7.50	6.25 7.25 7.50	6.25 7.25 7.50	6.75 7.75 8.00	6.25 7.25 7.50	5.75 6.75 7.00	5.00 6.25 6.25	4.75 5.75 6.00	4.25 5.25 5.50	5.50 6.50 6.75	5.25 6.25 6.50	5.75 6.75 7.00
Tongue Trimmings	. Beef, veal and lamb.	00.6	8.50	8.00	8.00	8.00	8.00	8.25	7.75	7.25	6.50	6.25	5.75	2.00	6.75	7.25
RAW FAT— Caul	. Beef, veal and lamb.	10.00	9.50	00.6	00.6	00.6	00.6	9.25	8.75	8.25	7.50	7.25	6.75	8.00	7.75	8.25
Kidney	Beef, veal and lamb.	10.00	9.50	00.6	00.6	00.6	00.6	9.25	8.75	8.25	7.50	7.25	6.75	8.00	7.75	8.25
Cod	Beef, veal and lamb.	10.00	9.50	00.6	00.6	00.6	00.6	9.25	8.75	8.25	7.50	7.25	6.75	8.00	7.75	8.25
Chopped Suet	Beef	14.00	13.50	13.00	13.00	13.00	13.00	13.25	12-75	12.25	11.50	11.25	10.75	12.00	11.75	12.25
							-	2		-		-				

Norm.-The above prices apply when any of the above listed products (whether fresh, cured, pickled, or cooked) are also frozen.

Administrator's Order No. A-1394

Maximum Retailers' Prices for Plank and Timbers in the Greater Toronto District for Sale to other Retailers

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

INTERPRETATION

- 1. For the purposes of this Order:—
- (a) "Greater Toronto District" means that part of the County of York composed of the following municipalities: the City of Toronto; the towns of Leaside, Mimico, New Toronto and Weston; the Villages of Forest Hill, Long Branch and Swansea; and the townships of Etobicoke, East York, North York, Scarboro and York;
- (b) "point of shipment" means any warehouse, lumber yard or place from which plank and timbers are shipped or delivered.

MAXIMUM RETAILERS' PRICES FIXED

2. The maximum price (including Federal sales tax) at which any retailer may sell or offer for sale to any other retailer any plank and timbers produced from B.C. Fir or Hemlock which are shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Greater Toronto District, shall be the price shown for such plank and timbers as set out hereunder:—

B.C. Fir and Hemlock

No. 1 Common Plank and Timbers, Dressed 4 Sides

	Up to 20'	22' to 32'	Over 32' to 42'
	\$	\$	\$
3 x 4, 3 x 6, 3 x 8, 3 x 10, 3 x 12"	79 00	81 00	85 00
	83 00	85 00	89 00
	83 00	85 00	89 00
4 x 4"	79 00	81 00	85 00
4 x 6, 4 x 8, 4 x 10, 4 x 12"	79 00	81 00	85 00
4 x 14, 4 x 16"	83 00	85 00	89 00
6 x 6, 6 x 8, 6 x 10, 6 x 12"	79 00	81 00	85 00
	83 00	85 00	89 00
	83 00	85 00	89 00
	89 00	91 00	95 00
8 x 8, 8 x 10, 8 x 12"	79 00	81 00	85 00
	83 00	85 00	89 00
	89 00	91 00	95 00
10 x 10, 10 x 12, 10 x 14"	79 00	81 00	85 00
	83 00	85 00	89 00
	86 00	88 00	92 00
12 x 12, 12 x 14".	79 00	81 00	85 00
12 x 16".	83 00	85 00	89 00
12 x 18, 12 x 20".	86 00	88 00	92 00
14 x 14".	79 00	81 00	85 00
14 x 16".	83 00	85 00	89 00
14 x 18, 14 x 20".	86 00	88 00	92 00
16 x 16"	79 00	81 00	85 00
16 x 18, 16 x 20".	83 00	85 00	89 00
18 x 18, 18 x 20, 20 x 20".	86 00	88 00	92 00

For Select Common For Select Structural For No. 2 Common For Rough ADD \$4.00 to the above prices ADD \$10.00 to the above prices DEDUCT \$2.00 from the above prices DEDUCT \$3.00 from the above prices

Note.—The above prices include any resawing or planing charges necessary to manufacture any size of plank or timbers from 3 x 4" to 20 x 20" and having a length not exceeding 42'.

INVOICES TO SHOW PARTICULARS OF PLANK AND TIMBERS SOLD

3. Every retailer selling plank and timbers produced from B.C. Fir or Hemlock to any other retailer from any point of shipment in the Greater Toronto District shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the plank and timbers sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

EFFECTIVE DATE

4. This Order shall be effective on and after the 19th day of October, 1944. Dated at Ottawa this 2nd day of October, 1944.

A. H. WILLIAMSON.

APPROVED:

Chairman, Wartime Prices and Trade Board.

Timber Administrator.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO A-1395

Maximum Retailers' Prices for Lumber and Millwork in Central, Eastern and North Eastern Ontario.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:-

SECTION 2 AMENDED

- 1. Subsection (1) of Section 2 of Administrator's Order No. A-1004, dated the 27th day of November, 1943, is deleted and the following substituted therefor:-
- "2. (1) The maximum price (including Federal Sales Tax) at which any person may sell or offer for sale at retail, with the exception of a sale by one retailer to another retailer, or at which any person may purchase at retail, with the exception of a purchase by one retailer from another retailer, any lumber or millwork described in Schedules A and C to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Central and Eastern Ontario shall be the price shown for such lumber or millwork in the said

SCHEDULE A AMENDED

- 2. Schedule A to the said Administrator's Order No. A-1004 is amended:
- (1) By deleting the Table contained therein under the heading "Plank and Timbers, Dressed 4 Sides" and by substituting therefor the following Table:-:

"No. 1 Common Plank and Timbers, Dressed 4 Sides

	Up to 20'	22' to 32'	Over 32' to 42'
	\$	\$	\$
3 x 4, 3 x 6, 3 x 8, 3 x 10, 3 x 12"	90 00 94 00 94 00	92 00 95 00 96 00	96 00 100 00 100 00
4 x 4"	90 00	92 00	96 00
4 x 6, 4 x 8, 4 x 10, 4 x 12"	90 00 94 00	92 00 96 00	96 00 100 00
6 x 6, 6 x 8, 6 x 10, 6 x 12"	94 00	92 00 96 00	96 00 100 00
6 x 16"	94 00 100 00	96 00 102 00	100 00 106 00

-	Up to 20'	22' to 32'	Over 82' to 42'
	\$	\$	\$
8 x 8, 8 x 10, 8 x 12"	90 00	92 00	96 00
8 x 14, 8 x 16"	94 00	96 00	100 00
8 x 18, 8 x 20"	100 00	102 00	106 00
10 x 10, 10 x 12, 10 x 14"	90 00	92 00	96 00
10 x 16"	94 00	96 00	100 00
10 x 18, 10 x 20"	97 00	99 00	103 00
12 x 12, 12 x 14"	90 00	92 00	96 00
12 x 16"	94 00	96 00	100 00
12 x 18, 12 x 20"	97 00	99 00	103 00
14 x 14"	90 00	92 00	96 00
4 x 16"	94 00	96 00	100 00
14 x 18, 14 x 20"	97 00	99 00	103 00
T & 10, 17 & 20	37 00	33 00	103 00
16 x 16"	90 00	92 00	96 00
16 x 18, 16 x 20"	94 00	96 00	100 00
8 x 18, 18 x 20, 20 x 20"	97 00	99 00	103 00

For Select Common For Select Structural For No. 2 Common For Rough ADD \$4.00 to the above prices ADD \$10.00 to the above prices DEDUCT \$2.00 from the above prices DEDUCT \$3.00 from the above prices

In cases when delivery is made to the purchaser in that part of the County of York composed of the following municipalities: the City of Toronto; the towns of Leaside, Mimico, New Toronto and Weston; the Villages of Forest Hill, Long Branch and Swansea; and the Townships of Etobicoke, East York, North York, Scarboro and York, DEDUCT \$5.00 from the above prices."

- (2) By adding a new line immediately after the words and figures:

 "1x4 to 1x12" Dressed 4 Sides or Shiplap, Random Lengths.......\$57.00"

 under the heading of "B.C. Cedar" to read as follows:—

 "For Rough Add \$9.00 to the above prices"

- (5) By deleting the words:

"For Specified Lengths ordered by the buyer Add 10 per cent to the above prices for rough White Pine"

immediately after the Table under the heading of "White Pine Rough" and by adding a line immediately before the heading "Flooring" to read as follows:—

"For Specified Lengths ordered by the buyer Add 10 per cent to the above prices"

- (7) By adding immediately after the words:—

 "For Eastern White Cedar Shingles sold by the thousand (packed 23/24)

 Add 17 per cent to the above prices"

 under the heading of "Shingles" the following heading, items and figures:—

19124 - 7

"LATH

½ x ½"—4 feet in length—Merchantable Spruce, Jack or Princess Pine (Nos. 1 and 2 Mixed), \$12.00 per thousand pieces

\$\frac{1}{8} \times 1\frac{1}{2}''-4 feet in length-No. 3 Spruce, Jack or Princess Pine, \$9.50 per thousand pieces

3 x 1½"—32 inches in length—Merchantable Spruce, Jack or Princess Pine, \$5.30 per thousand pieces

½ x 1½"—4 feet in length—Merchantable Jack Pine (Nos. 1 and 2 mixed), \$18.50 per thousand pieces

½ x 1½"—4 feet in length—Merchantable Spruce or Princess Pine (Nos. 1 and 2 mixed), \$16.00 per thousand pieces

§ x 1½"—4 feet in length—No. 1 White Pine, \$15.00 per thousand pieces

3 x 1½"—4 feet in length—No. 2 White Pine, \$14.00 per thousand pieces

§ x 1½"—4 feet in length—No. 3 White Pine, \$12.50 per thousand pieces

3 x 1½"-32 inches in length-Mill Run White Pine, \$8.00 per thousand pieces

½ x 1½"—4 feet in length—No. 1 White Pine, \$19.50 per thousand pieces

3 x 1½"-4 feet in length-Merchantable Red Pine, \$13.00 per thousand pieces

3 x 1½"—4 feet in length—No. 3 Red Pine, \$11.00 per thousand pieces ⅓ x 1½"—4 feet in length—No. 1 Red Pine, \$18.50 per thousand pieces."

SCHEDULE C AMENDED

- 3. Schedule C to the said Administrator's Order No. A-1004 is amended:-
- (1) By deleting the word "Basswood" in the Table under the heading of "Trim and Mouldings" and by substituting therefor "Sitka Spruce and Basswood"
- (2) By adding immediately above the first column under the heading of "Trim and Mouldings" the words "Finished Size".
- (3) By adding at the end of the said Schedule the following words and figures:—
 "For B.C. Cedar Trim and Mouldings having a width of less than 6" the above prices for Ash and Clear White Pine

Note.—For square edged trim of White Pine, Birch, Maple and Basswood sold for other than trim purposes the prices set out under the heading "White Pine Rough" and "Hardwoods" in Schedule A apply."

EFFECTIVE DATE

4. This Order shall be effective on and after the 12th day of October, 1944. Dated at Ottawa this 2nd day of October, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1397

Maximum Retailers' Prices for Softwood Lumber and Mouldings in the Provinces of Manitoba and Saskatchewan and Range One west of the fourth meridian in the Province of Alberta, excepting the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:

SCHEDULE AMENDED

1. The Schedule to Administrator's Order No. A-1067 dated the 20th day of January 1944 is amended:

(1) by deleting the line under the heading "\{\frac{1}{2}} Mountain or Northern Spruce: \{\frac{1}{2}} and by substituting therefor the follow	3.10 per 100 feet Surfa	
"§ Mountain or Northern Spruce N feet Surface Msr. § Spruce Select (No. 2 Mill Grade	Io. 1 (No. 3 Mill Gra	
		Surface Msr.
(2) by adding new lines immediately after "1 x 6 C Edge Grain under the headings "Flooring—Coast "1 x 3 D Edge Grain 1 x 4 D Edge Grain	Fir and Hemlock" to	9.35" p read as follows: 6.55 6.75"
(3) by adding immediately after the words "½" Full, DEDUCT from the abov under the headings "Siding-Spruce" the	e prices for spruce	.50'' items and figures:
"Dolley Varden Siding 6" Resawn from 5/4" Select (No. 2 6" Resawn from 5/4" No. 1 (No. 3	Mill Grade)	\$5.85 100 F.S.M.
Bevel Siding 1/2 x 4 Select (No. 2 Mill Grade) I 1/2 x 4 No. 1 (No. 3 Mill Grade) I 1/2 x 6 Select (No. 2 Mill Grade) I 1/2 x 6 No. 1 (No. 3 Mill Grade) I	Random Lengths	\$4.50 100 F.S.M. 3.80 100 F.S.M. 4.50 100 F.S.M. 4.00 100 F.S.M.
(4) by adding a new line immediately after "3/4 x 8 Clear	10.00 per 100 feet iding" to read as fol	S.M." lows:
(5) by deleting the line under the heading: reading: "1 ¹ / ₄ or 1 ¹ / ₂ " Shelving Add to the aboand by substituting therefor: "For 1 ¹ / ₄ or 1 ¹ / ₂ " in thickness Add to	ve prices	1.70"
(6) by deleting the items and figures u substituting therefor the following item	nder the heading "	
"No. 1 XXX	\$8.60 per thousa	nd (4 bundles)
No. 2 XX	and the second s	66
Star-a-Star No. 1 XXXXX	1.10	(5 bundles)
No. 2 XXXXX	5.00	(5 Dunales)
No. 3 XXXXX		(5 bundles)
No. 1 Perfections		(4 bundles)
No. 2 Perfections		"
No. 3 Perfections	0.00	u
No. 2 XXXXX		"
No. 3 XXXXX	5.40 " "	44
Dimension Shingles	13.40 " thousa	nd .
Substandards (Wartime Specials) All thicknesses and lengths		
4" Clear Butts	4.30 per square	
4" Clear Butts	5.35 per thousas	nd
Sound Butts		J
Sound Butts	4.00 per thousa: 5.00 per thousa:	
6/2-12" "Bungalows" Edge and Flat Grain.		
No. 1 Roof Trim Shingle 4 x 18"	2.15 per bundle	
(7) by deleting the heading "Other Mould thereafter and by substituting the follow "Fir and Hemlock Mouldings"		
10704 61		

For Fir and Hemlock Mouldings, the prices set forth in No. 6 B.C. Catalogue of Standard Mouldings dated October 5, 1943, a copy of which is on file with the Timber Administrator increased by 25 per cent.

Cedar Mouldings

For Cedar Mouldings Add 15 per cent to the above mentioned prices for Fir and Hemlock Mouldings".

EFFECTIVE DATE

2. This Order shall be effective on and after the 12th day of October, 1944.

Dated at Ottawa, this 2nd Day of October, 1944.

A. H. WILLIAMSON,

Timber Administrator.

Approved:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1403

Maximum Prices for Evaporated Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered as follows:

APPLICATION OF ORDER

1. This Order comes into force on October 13, 1944, and revokes and replaces Administrator's Order No. A-445.

DEFINITIONS

- 2. For the purposes of this Order,
- (a) "evaporated apples" means apples evaporated, dehydrated or otherwise dried;
- (b) "fancy", "choice", "standard", "chips" and "substandard" mean respectively, the qualities of the evaporated apples as they are defined in the regulations respecting fruits and vegetables issued under The Meat and Canned Foods Act:
- (c) "sell at wholesale" means to sell otherwise than at retail;
- (d) "wholesale distributor" means any person other than a processor who sells dehydrated apples or evaporated apples at wholesale.

SALES BY PROCESSORS

3. (1) The maximum price per pound at which a processor may sell or offer to sell to any person evaporated apples packed in containers of the following sizes shall, according to the size of the container in which they are packed and sold and the quality of the apples, be as follows:

Quality	Maximum prices	f.o.b. processor's
`	plc	int
		When packed and
		sold in 50 lb.
	¢	¢
Fancy Quality	. $21\frac{1}{2}$	21
Choice Quality		20
Standard Quality		17½
Apple Chips		$15\frac{1}{2}$
Substandard Quality	•	$15\frac{1}{2}$

(2) All sales of evaporated apples by a processor shall be f.o.b. his plant; however, at the request of the buyer, a processor may prepay the freight on any shipment but in that event he must show it as a separate item on his sales invoice to the buyer.

SALES BY WHOLESALE DISTRIBUTORS

- 4. (1) The maximum price at which a wholesale distributor may sell or offer to sell any evaporated apples to which this Order applies to any person shall be the sum of the following:
 - (a) the actual price paid by him for such apples but not exceeding the lawful maximum price at which the same may be sold to him by a processor;
 - (b) the actual transportation charges, not exceeding the less than carload lot freight rate, paid by him in transporting the apples from the processor's plant to the city, town or village in which he has his place of business and which are not included in the actual price he paid for the apples;
 - (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of the same or a substantially similar kind of evaporated apples, to the same class of buyer but not in any event exceeding 10 per cent of his selling price.
- (2) If a sale of evaporated apples by a wholesale distributor is to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

COMBINED MARKUPS OF WHOLESALE DISTRIBUTORS

- 5. (1) Where a sale of evaporated apples is made by and between wholesale distributors, the total amount of the markup of all the wholesale distributors combined must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.
- (2) Every wholesale distributor on a sale to another wholesale distributor shall state on the sales invoice furnished the buyer the proportion of the total combined markup that has been taken by him and by any other wholesale distributor who handled the evaporated apples, and the amount of markup which is available for the buyer.

SALES BY RETAILERS

- 6. The maximum price at which a person may sell or offer to sell at retail any evaporated apples to which this Order applies, shall be the sum of the following:
 - (a) the actual price paid by him for such apples but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
 - (b) if his supplier is not required to deliver free to him, the actual transportation charges, not exceeding the less than carload lot freight rate, paid by him in transporting the apples to the city, town or village in which he has his place of business and which are not included in the actual price he paid for the apples; and
 - (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind of evaporated apples, purchased by him from a wholesale distributor or processor, as the case may be, but not in any event, exceeding
 - (i) if he purchased such apples from a wholesale distributor, 22 per cent of his selling price, exclusive of any packaging allowance, PLUS a packaging allowance of 1 cent per package if he packaged the apples in any kind of a container prior to or at the time of sale; provided that if the apples are packaged prior to sale the price is marked on the package or if

- packaged at the time of sale, the apples are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
- (ii) if he purchased such apples from a processor 25 per cent of his selling price, exclusive of any packaging allowance, PLUS the packaging allowance set forth in Paragraph (i) preceding.

RECORDS AND INVOICES

7. (1) Every processor and every wholesale distributor shall on every sale of evaporated apples, furnish the buyer at the time of delivery to him with an invoice showing, in addition to any information which may be required to be furnished by Section 5, the name and identifying address of the seller and the buyer, the date of sale, the quality of product, the size of container and price charged.

(2) Every processor and wholesaler shall retain a duplicate copy of each invoice

furnished by him as required by this Section.

- 8. Every wholesale distributor and retailer shall immediately upon receipt by him of any evaporated apples, prepare and shall thereafter keep a written record showing separately for each wholesale and retail place of business operated by him, the date of purchase, the name and identifying address of his supplier, the quality of product, size of container, the actual price and the freight paid.
- 9. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.
- (2) Every record or invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.
- 10. Every person who sells at retail evaporated apples shall, upon request of the buyer, furnish him with an invoice or sales slip, showing the date of sale, the seller's name and address, the quality of product, the size of container and the price charged.

Dated at Ottawa, this 12th day of October, 1944.

F. D. MATHERS,

Administrator of Processed Fruits

and Vegetables

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1404

Converted Paper Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-384, which provided specifications for the manufacture of loose leaf sheets, indexes and forms, is revoked.
- 2. Administrator's Order No. A-952 as amended by Order No. A-1277, which provided specifications for the manufacture of school supplies, is revoked.
- 3. Section 3 of Administrator's Order No. A-953 respecting toilet paper rolls is revoked.
- 4. Administrator's Order No. A-456, which provided specifications for the manufacture of shipping tags, is revoked.

- 5. Administrator's Orders Nos. A-738 respecting counter check books, A-739 respecting cashier pads and A-740 respecting tinted restaurant pads, are revoked.
- 6. Sections 2 to 8, inclusive, of Administrator's Order No. A-950 respecting stenographers' note books and writing tablets are revoked.
- 7. Administrator's Order No. A-662 as amended by Order No. A-1032, which provides specifications for the manufacture and packaging of social stationery, is revoked.
 - 8. This Order comes into force on October 16, 1944.

Dated at Ottawa, this 13th day of October, 1944.

C. V. HODDER,

Administrator, Packages and Converted

Paper Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1405

Lawn Mowers and Metal Signs

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered as follows:

- 1. This Order comes into force on October 16, 1944.
- 2. Administrator's Order No. A-239, which prohibited the manufacture of lawn mowers and their sale by manufacturers thereof and restricted the manufacture of lawn mower parts, is revoked.
- 3. Administrator's Order No. A-954 which prohibited the use of metal in the manufacture of signs is revoked.

Dated at Ottawa, this 13th day of October, 1944.

R. A. H. TAYLOR,
Administrator of Fabricated Steel and
Non-Ferrous Metals.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1406

Warm Air Furnaces, Stoves and Ranges

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating and Plumbing Equipment, it is hereby ordered as follows:

- 1. This Order comes into force on October 16, 1944.
- 2. Administrator's Order No. A-476, as amended by Administrator's Order No. A-800, which imposed certain restrictions and limitations with respect to the manufacture of warm air furnaces, is revoked.

3. Administrator's Order No. A-618, which imposed certain restrictions and limitations with respect to the manufacture of stoves and ranges not electric, is revoked.

Dated at Ottawa, this 13th day of October, 1944,

G. N. MOLESWORTH,

Administrator of Heating and Plumbing

Equipment.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1407

Fire Protective, Signal and Alarm Equipment

Under powers given by the Wartimé Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, it is hereby ordered as follows:

- 1. Administrator's Order No. A-673, which provided restrictions for the manufacture of fire protective, signal and alarm equipment, is revoked.
 - 2. This Order comes into force on October 16, 1944.

Dated at Ottawa, this 13th day of October, 1944.

H. H. BLOOM,

Administrator of Farm and Construction
Machinery and Municipal Service
Equipment.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1408

Revocation of Administrator's Orders Nos. A-678, A-737, A-1216 and A-1306

Under powers given by the Wartime Prices and Trade Board to the Administrator of Capital Equipment and Electrical Products, it is hereby ordered as follows:

- 1. The following Administrator's Orders are revoked:
- (a) Administrator's Order No. A-678 respecting Dry Cell Batteries;
- (b) Administrator's Order No. A-737 (as amended by Administrator's Order No. A-880) respecting Floor Finishing and Maintenance Machines;
- (c) Administrator's Order No. A-1216 respecting Fluorescent Lighting Fixtures;
- (d) Administrator's Order No. A-1306 respecting Electric Fans.
- 2. This Order comes into force on October 16, 1941.

Dated at Ottawa, this 13th day of October, 1944.

M. C. LOWE,
Administrator of Capital Equipment
and Electrical Products.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

ADMINISTRATOR'S ORDER No. A-1409

Office and Store Equipment and Supplies

Under powers given by the Wartime Prices and Trade Board to the Administrator of Office Machinery, Equipment and Supplies it is hereby ordered as follows:—

- 1. This order shall come into force on October 16, 1944.
- 2. The schedule to Administrator's Order No. A-691 is hereby revoked and the following is substituted therefor:

"SCHEDULE

to Administrator's Order No. A-691

List of articles referred to in Section 1.

- 1. Card index cabinet
- 2. Counter
- 3. Desk
- 4. Desk Tray
- 5. Display Stand
- 6. Filing Cabinet
- 7. Ledger Tray and Stand
- 8. Locker
- 9. Partition
- 10. Shelving
- 11. Storage Cabinet
- 12. Table, including a Drafting Table
- 13. Visible Record Equipment."

Dated at Ottawa, this 13th day of October, 1944.

F. S. KASZAS,

Administrator of Office Machinery,

Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1410

Revocation of Certain Orders Issued by the Administrator of Oils and Fats

Under powers given by the Wartime Prices and Trade Board to the Administrator of Oils and Fats, it is hereby ordered as follows:

- 1. Administrator's Order No. A-333, restricting the use of shellac, Administrator's Order No. A-877, restricting the use of tung oil, and Administrator's Order No. A-900 restricting the sale and use of certain natural varnish resins, are hereby revoked.
- 2. Administrator's Order No. A-428, restricting the use of beeswax produced in Canada, is hereby revoked.
- 3. Administrator's Order No. A-458, respecting bar or package soaps or cleansers, is hereby revoked.
- 4. Administrator's Order No. A-642, respecting the conservation of bones, fats and greases, is hereby revoked.
 - 5. This Order comes into force on October 16, 1944.

Dated at Ottawa this 13th day of October, 1944.

PHYLLIS G. TURNER, Administrator of Oils and Fats.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

ADMINISTRATOR'S ORDER No. A-1411

Metal Containers and Closures

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products and Metal Containers, it is hereby ordered as follows:

1. Commodity Group "J" in the Schedule to Administrator's Order No. A-1153 is amended by deleting therefrom Item 24 (lubricating oils) and by substituting therefor the following:

Item	Column 1	Column 2	Column 3	Column 4
24	OLS— (a) Lubricating (excluding Motor Oil).	Terneplate	100% of 1941 No limit	1-gal. 5-gal.
	(b) Motor Oil	Blackplate	25% of 1941	1-qt.—1-gal. and larger

2. The Schedule to Administrator's Order No. A-1153 is amended by, adding thereto as Commodity Group "K"—Sundry Items, the following:

"COMMODITY GROUP "K"-SUNDRY ITEMS

	(Column 1)	(Column 2)	(Column 3)	(Column 4)
Item No.	Commodity	Metal Permitted	Limitations as to use during period April 1, 1944 to March 31, 1945	Specifications of container
1 2 3 4 5 6 7 8 9 10 11	Auto Supplies. Baking Powder Bouillon Cubes Cements and Glues (dry) Dehydrated Vegetables Disinfectants and Deodorants, including Incense and Moth Preventatives: Powders, Blocks and Crystals. Dyes (dry) Exterminators. (a) Gopher Poison (b) Rat Poison (c) Roach Paste and Powder (d) Insect Traps Electrodes (welding rods). Grain Fumigants and Seed Disinfectants Oils— (a) Household (lubricating) (b) Penetrating Oil. Ink Eradicator. Lighter Fluid. Malt Syrup.	waste-waste	50% of 1941 pack "" "" "" "" "" "" "" "" "" "" "" "" "	Any size 8-oz. and larger Any size " " " " 3-oz. and larger 4-oz. and larger Any size 4-oz. and larger No. 3 can (2)
15 16 17 18 19	Plastic Wood. Spices. Putty Wallpaper Cleaner Aluminum Paint	"	« « « « «	lbs.) 4-oz. and larger Any size 1-lb. and 5lb 8-oz. and larger ½-pt. and larger

3. This Order comes into force on October 16, 1944.

Dated at Ottawa this 13th day of October, 1944.

ARTHUR MAY,
Administrator, Wood Products and
Metal Containers.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

ADMINISTRATOR'S ORDER No. A-1412

Dog Foods and Cat Foods

Under powers given by the Wartime Prices and Trade Board to the Feeds Administrator, it is hereby ordered as follows:

- 1. Administrator's Order No. A-670, which provided specifications for the manufacture and packaging of dog foods and cat foods is revoked.
 - 2. This Order comes into effect on October 16, 1944.

Dated at Ottawa this 13th day of October, 1944.

J. G. DAVIDSON,

Feeds Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1413

New Electric Stoves and Combination Coal and Electric Ranges

Under powers given by the Wartime Prices and Trade Board to the Administrator of Capital Equipment and Electrical Products it is hereby ordered as follows:—

No. A-1134 Revoked—Effective Date of this Order

1. Administrator's Order No. A-1134 is hereby revoked as of October 16, 1944, and on and after that date this Order replaces it.

Application of this Order

- 2. (1) This Order applies to electric stoves over 35 amperes and combination coal and electric ranges.
- (2) It does not apply to a rangette, electric cooking plate or grill with or without switches.

Manufacture Permitted as Authorized by Administrator

- 3. (1) No person shall, unless he has obtained the written permission of the Administrator of Capital Equipment and Electrical Products, manufacture an electric stove over 35 amperes or a combination coal and electric range.
 - (2) Nothing in subsection (1) of this Section shall restrict
 - (a) the manufacture of parts for the maintenance and repair of existing units of these appliances;
 - (b) the repair or reassembling of any such unit which has been in domestic or commercial use.

Rate of Release Controlled

4. No person who manufactures electric stoves over 35 amperes shall release them for sale at a rate exceeding that authorized by the Administrator.

Monthly Reports

- 5. Every manufacturer of the said appliances shall deliver to the Administrator on or before the 24th day of October, 1944, and on or before the 24th day of each and every succeeding month, a signed statement in the form provided by the Administrator, showing the quantities and models of such appliances:
 - (a) which he manufactured during the preceding calendar month;
 - (b) which he sold during the preceding calendar month:
 - (c) which he had on hand at the end of the preceding calendar month.

Dated at Ottawa, this 14th day of October, 1944.

M. C. LOWE.

Administrator of Capital Equipment and Electrical Products.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1414

Respecting Maximum Prices of Hay in the Central and Eastern Provinces

The purpose of this order is to curb the undue increase in prices of hay which are occurring in many parts of the Central and Eastern Provinces and which, if allowed to continue, will adversely affect production of livestock and livestock products.

Now therefore under powers given by the Wartime Prices and Trade Board to the Feeds Administrator.

IT IS HEREBY ORDERED AS FOLLOWS:

Application and Effective Date

1. This Order comes into effect on October 20, 1944, and applies to all sales of hay in the central and eastern provinces including sales by one primary producer to another. The central and eastern provinces include Ontario, Quebec, Nova Scotia, New Brunswick and Prince Edward Island.

Definitions

- 2. (1) "hay" means all types of sun-cured unthreshed grasses and legumes customarily classified as hay:
- (2) "sell" includes an offer to sell:
- (3) "shipper" means a primary producer of hay and/or any person who assembles and ships hay in the area of production;
- (4) "wholesale dealer" means a person who buys from a shipper or another wholesale dealer for resale to another wholesale dealer or to a retailer;
- (5) "retailer" means a person who buys hay from a shipper or wholesale dealer for resale to a feeder or ultimate consumer or other person who does not buy for the purpose of resale.

Maximum Prices—Sales by Shippers (Including Primary Producers)

- 3. (1) The maximum price at which a shipper may sell any hay to another shipper, to a wholesale dealer or to a retailer shall be
 - (a) if the hay is baled and is sold f.o.b. the railway shipping point in or nearest to the area of production,
 - (i) \$18.00 per ton if he loads the hay on railway cars; or
 - (ii) \$17.00 per ton if he does not load the hay on railway cars;

- (b) if the hay is baled and is sold f.o.b. his farm, \$17.00 per ton LESS the normal cost of transporting baled hay by common carrier from his farm to the railway shipping point in or nearest to the area of production;
- (c) if the hay is not baled and is sold f.o.b. his farm, the maximum price per ton at which he may sell baled hay, f.o.b. his farm, LESS the charge per ton customarily made for baling in the district in which the hay is grown or LESS \$3.00 per ton, whichever amount is the lesser.
- (2) The maximum price, f.o.b. his farm or railway shipping point, at which a shipper may sell any hay direct to a person who buys the hay as feed for his own livestock shall be an amount equal to the maximum price at which he may sell that hay to a retailer as fixed by subsection (1) of this section, PLUS
 - (a) \$1.50 per ton if he ships the hay by railway in carload lots; or
 - (b) \$3.50 per ton if he ships or sells the hay otherwise than by railway in carload lots;
- (3) If a shipper sells any hay to any person on a delivered basis, his maximum price on that sale shall be an amount equal to the maximum price at which he may sell that hay to that buyer, f.o.b. his farm or railway shipping point, as the case may be, PLUS the normal cost of transporting the hay by common carrier to the buyer's receiving point. If the shipper transports the hay by his own means of transportation he may charge for that service not more than the normal cost of transporting the hay by common carrier.

Maximum Prices-Sales by Wholesalers and Retailers of Carload Lots

- 4. The maximum price per ton at which any person other than a shipper may sell hay in carload lots shall be the sum of the following:
 - (a) the actual price paid by him for the hay but not exceeding the lawful maximum price at which that hay may be sold to him by a shipper;
 - (b) the actual cost of transporting the hay by railway freight in carload lots from the original railway shipping point in or nearest to the area of production to the point of delivery to the buyer; and
 - (c) a markup not exceeding \$1.50 per ton.

Maximum Prices—Sales by Wholesale Dealers of Less Than Carload Lots

- 5. The maximum price per ton at which a wholesale dealer may sell any hay in less than carload lots shall be the sum of the following:
 - (a) the actual price paid by him for the hay but not exceeding the lawful maximum price at which that hay may be sold to him by a shipper;
 - (b) the actual cost of transporting the hay by railway freight from the original railway shipping point in or nearest to the area of production to the point of delivery to the buyer; and
 - (c) a markup not exceeding \$2.00 per ton.

Maximum Prices—Sales by Retailers of Less Than Carload Lots

- 6. The maximum price per ton at which a retailer may sell any hay in less than carload lots shall be the sum of the following:
 - (a) the actual price paid by him for the hay but not exceeding the maximum price that may be charged for that hay by his supplier under the provisions of this Order;
 - (b) the actual cost of transporting the hay by railway freight from the original railway shipping point in or nearest to the area of production to the retailer's receiving point where and to the extent that such cost is not included in such actual price; and
 - (c) a markup not exceeding
 - (i) \$2 per ton on sales ex railway car; or
 - (ii) \$3 per ton on sales f.o.b. his warehouse.

Sales Invoice

- 7. (1) On every sale of hay to a wholesale dealer or a retailer, the seller shall at the time of delivery of the hay, furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the province in which the hay was grown, the quantity sold and the price per ton charged. Any transportation charges paid by the seller must be shown as a separate item on the invoice.
- (2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

8. Every wholesale dealer and retailer shall immediately upon receipt by him of any hay purchased by him make a written record at his place of business showing the date of purchase, the name and identifying address of his supplier, the province in which the hay was grown, the quantity purchased and the price and transportation charges paid by him. However, if such person keeps the invoice he received from his supplier in accordance with Section 7 he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

9. Every invoice and record which a purchaser or a seller of hay is required by this Order to make or keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales by Retailers

10. Every retailer shall upon request of his buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the province in which the hay was grown, the quantity sold and price charged therefor.

Additional Payments and Considerations to be Part of the Price

11. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any hay or received by the seller from any person in connection with the sale of any hay shall constitute part of the price for such hay.

Dated at Ottawa this 17th day of October, 1944.

J. G. DAVIDSON, Feeds Administrator.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

NOTE TO ADMINISTRATOR'S ORDER No. A-1414

The following example is given to assist primary producers in the central and eastern provinces to calculate their maximum prices. Transportation and baling charges will vary and in the case of sales of baled and loose hay at the farm the primary producer must use the actual charges to calculate his price.

- (1) In any one of the central or eastern provinces a farmer may sell hay baled and loaded into cars at his nearest railway shipping point for \$18 per ton. If he does not load the hay on cars his maximum price is \$17 per ton.
- (2) If he sells baled hay at his farm his price will be \$17 per ton less normal hauling charges from his farm to the nearest railway shipping point. If these charges are 50 cents per ton the maximum price will be \$16.50 per ton.
- (3) If he sells the hay loose or unbaled at the farm the maximum price per ton, in this example, will be \$16.50 less the customary baling charges or \$3 per ton whichever is the lesser. If the customary baling charge is \$2.50 the maximum price will be \$14 per ton for loose hay at the farm.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 97

Maximum Prices for Fuelwood in Prince Edward Island

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Interpretation

- 1. For the purposes of this Order
- (a) "fuelwood" includes bushwood and millwood;
- (b) "millwood" means any waste or by-product of a saw mill or shingle mill capable of use as fuel and includes cuttings, edgings, blocks and slabs;
- (c) "sell" includes an offer to sell.

Sale of Fuelwood

- 2. No person shall sell fuelwood except in cords comprising 128 cubic feet when properly piled, or halves or quarters of such a cord; or, if millwood 16" or under in length,
 - (a) in cords comprising 128 cubic feet each or halves or quarters of such a cord when properly piled; or
 - (b) in cords comprising 168 cubic feet each or halves or quarters of such a cord loosely packed.

Maximum Prices Fixed

- 3. (1) The maximum price at which any producer may sell fuelwood piled at a public highway in Prince Edward Island is set out in Schedule "A".
- (2) The maximum price at which any person may sell fuelwood delivered to the premises of a consumer in the City of Charlottetown or the Town of Summerside in the Province of Prince Edward Island or delivered from any dealer's yard in the said city or town to the premises of a consumer in the said Province is set out in Schedule "B".
- (3) Except as provided for in Subsection (2) the maximum price at which any person may sell fuelwood delivered to the premises of a consumer in the Province of Prince Edward Island is set out in Schedule "C".

Maximum Prices When Delivery is Taken at a Dealer's Yard

4. If a consumer takes delivery at a dealer's yard the maximum price at which any person other than the producer may sell fuelwood is fixed at the price set forth in Schedule "A", if the dealer's yard is located in the City of Charlottetown or the Town of Summerside in the Province of Prince Edward Island, or in Schedule "B" if the dealer's yard is located elsewhere in the said Province of Prince Edward Island, LESS the customary delivery charge.

Prices Shown for Half or Quarter Cords

5. The maximum prices for half and quarter cords set out in Schedules "B" and "C" shall only apply when a half or quarter cord is ordered by a consumer and delivered at his request. In all other cases the maximum price of a half or a quarter cord shall be calculated from the prices set out for one cord.

Administrator to Fix Price of Unnamed Fuelwood

6. Fuelwood of a kind or length not named in Schedules "A", "B" and "C" shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices

- 7. (1) Every person who sells or delivers fuelwood in Prince Edward Island shall prepare an invoice in duplicate for each such sale or delivery showing therein
 - (a) the name and address of the seller and purchaser; and
 - (b) the kind, and the quantity of each kind, of fuelwood sold; and
 - (c) the price per cord and the total price charged; and
 - (d) the date of delivery; and
 - (e) any and all charges for and incidental to the sale and delivery; and
 - (f) if the fuelwood is bushwood or millwood, the length thereof.
- (2) No person shall make any charge for, or incidental to, the sale or delivery of fuelwood unless the charge is shown on the invoice.
- (3) One copy of the invoice shall be delivered to the purchaser at the time of the delivery of the fuelwood and one copy shall be kept on file by the seller for the inspection of the Timber Administrator.

Advertisement

8. A person selling fuelwood must keep a copy of the Schedules to this Order on display at his place of business in a position where they can be readily examined by customers, and any change in prices approved by the Administrator must be put on display within 14 days after the effective date of the change. Any advertisement offering fuelwood for sale must contain the full name and address of the seller.

Splitting and Sawing Charges

- 9. (1) The maximum price which any person may charge or be paid for splitting fuelwood into cook stove size shall be at the rate of \$1.00 per cord.
- (2) The maximum price which any person may charge or be paid for sawing fuelwood shall be as follows:
 - (a) from lengths of eight to lengths of four feet at the rate of 50 cents per cord;
 - (b) from lengths of four feet:
 - (i) into 2 or 3 lengths at the rate of \$1.00 per cord:
 - (ii) into 4 lengths at the rate of \$1.25 per cord:
 - (iii) into 5 lengths or more at the rate of \$1.50 per cord.

Effective Date

10. This Order shall be effective on and after the 5th day of October, 1944.

Dated at Ottawa this 25th day of September, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Fuelwood Order No. 97

Maximum Prices for Fuelwood Piled at a Public Highway in the Province of Prince Edward Island

Length	8′	4'	12"-16"
Quantity	1 cord	1 cord	1 cord
Kind of Fuelwood			
Mixed Hardwoods (hard maple, beech, yellow and white birch or a mixture thereof)		\$6.50	\$8.00
Mixed hardwoods and softwoods (containing at least 50% hard maple, beech, yellow or white birch or a mixture thereof)	5.50	6.00	7.50
Mixed softwoods (spruce, fir and poplar or a mixture thereof)	5.00	5.50	7.00

Note:—These are maximum prices and in establishing the above prices all subsidies and bonuses paid for the production and transportation of fuelwood have been taken into account.

SCHEDULE "B"

To Fuelwood Order No. 97

Maximum Prices for Fuelwood Sold (or delivered from a Dealer's Yard) in the City of Charlottetown or the Town of Summerside

Length	8′	4'	12"-16"	12"-16"	12"-16"
Quantity	1 cord	1 cord	1 cord	½ cord	1 cord
Kind of Fuelwood					
Mixed hardwoods (hard maple, beech, yellow and white birch, or a mixture thereof)	\$9.00	\$9.50	\$11.00	\$5.75	\$3.00
Mixed hardwoods and softwoods (containing at least 50% hard maple, beech, yellow or white birch or a mixture thereof)	8.00	8.50	10.00	5.25	2.75
Mixed softwoods (spruce, fir and poplar or a mixture thereof)	7.00	7.50	9.00	4.75	2.50
Soft slabs and edgings			9.00	4.75	2.50

SCHEDULE "C"

To Fuelwood Order No. 97

Maximum Prices for Fuelwood delivered to a consumer in the Province of Prince Edward Island except Fuelwood sold (or delivered from a Dealer's Yard) in the City of Charlottetown or the Town of Summerside

Length Quantity	8'	4' 1 cord	12"-16" [12"-16"	12"-16"
Kind of Fuelwood					
Mixed hardwoods (hard maple, beech, yellow and white birch or a mixture thereof)	\$7.00	\$7.50	\$9.00	\$4.75	\$2.50
Mixed hardwoods and softwoods (containing at least 50% hard maple, beech, yellow or white birch or a mixture thereof)		. 6.50	8.00	4.25	2.25
Mixed softwoods (spruce, fir and poplar or a mixture thereof)	5.00	5.50	7.00	3.75	2.00
Soft slabs and edgings	,****		7.00	3.75	2.00

PART IV

Wartime Industries and Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 12A

(Order No. Coal 12—Priorities on Coal Deliveries to Private Residences—Amended)

Dated October 1, 1944.

Pursuant to the authority conferred by Order in Council P.C. 1752 of March 5, 1943 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Section 4 of the Coal Controller's Order No. Coal 12 dated November 30, 1943, is rescinded.

E. J. BRUNNING, Coal Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 2A

(Order No. M.C. 2-Zinc Oxide Committee-Rescinded)

Dated October 12, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 2 dated July 9, 1941, is hereby rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M. C. 25B

(Order No. M.C. 25A—Silver—Rescinded)

Dated OCTOBER 6, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 25A dated June 29, 1943 is hereby rescinded.

F. M. CONNELL.

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M. C. 27A

(Order No. M.C. 27—Cadmium Bright Dips—Rescinded)

Dated October 6, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute.

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 27 dated October 1, 1942 is hereby rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 47A

(Order No. M.C. 47—Dragout Recovery Tanks, Zinc and Cadmium Electroplating—Rescinded)

Dated OCTOBER 6, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 47 dated March 19, 1943 is hereby rescinded.

F. M. CONNELL.

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 48A

(Order No. M.C. 48—Use of Refined White Arsenic in the Manufacture of Glass Containers—Rescinded)

Dated October 6, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 48 dated March 19, 1943 is hereby rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 54A

(Order No. M.C. 54—Magnesium Advisory Committee—Rescinded)

Dated October 12, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 54 dated October 28, 1943, is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 002A

(Order No. 002—Licensing of Automobile Manufacturers—Rescinded)

Dated October 6, 1944

Pursuant to the authority conferred by Order in Council P.C. 1121 dated February 13, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Motor Vehicle Controller No. 002 dated May 5th, 1941 is rescinded.

E. R. BIRCHARD,

Deputy Motor Vehicle Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

Note:—Production of passenger motor vehicles is governed by the Order of the Motor Vehicle Controller No. M.V.C. 13.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 006A

(Order No. M.V.C. 006-Licensing of Truck Manufacturers-Rescinded)

Dated October 6, 1944.

Pursuant to the authority conferred by Order in Council P.C. 1121 dated February 13, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Motor Vehicle Controller No. M.V.C. 006 dated November 25, 1941 is rescinded.

E. R. BIRCHARD,

Deputy Motor Vehicle Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

Note:—Production of trucks and trailers is governed by the Order of the Motor Vehicle Controller No. M.V.C. 16.

PART V

Export Permit Branch (Trade and Commerce)

Export Permit Branch Order No. 101

OTTAWA, October 14, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, the undersigned hereby orders that, effective on and after October 18, 1944, the following exemptions be established:

- 1. That Books, printed prior to January 1, 1944, be exempted from the requirement of an export permit when shipped from Canada to British Empire countries or to the United States.
- 2. That shipments of Books valued at \$50.00 or less be also exempted from export permit requirements when shipped from the Dominion.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

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VOLUME IV No. 4



OCTOBER 30, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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ERRATA

Canadian War Orders and Regulations, 1944, Vol. IV, No. 3 Wartime Industries Control Board Order No. M.V.C. 006A, page 192: Section 1 should read "The Order of the Motor Controller No. M.V.C. 006 dated November 28, 1941, rescinded."

PART I

Orders in Council

Order in Council establishing the Cabinet Committee on Reconstruction

P.C. 7993

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 13th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to establish and doth hereby establish a committee of the Privy Council, to be known as the Cabinet Committee on Reconstruction to be composed of the Minister of Reconstruction, who shall be Chairman, and such other Ministers as may be designated by the Prime Minister.

His Excellency in Council is further pleased to order and doth hereby order as follows:

- 1. The said committee shall formulate and review plans and projects regarding reconstruction.
- 2. Proposals by departments and agencies of the government to make capital expenditures on reconstruction projects and proposals involving financial assistance by the Minister of Reconstruction shall be submitted to the said committee.
- 3. The Minister of a department concerned with any reconstruction project may confer with the said committee when such project is under consideration.
- 4. There shall be a Secretary of the said committee who shall be an official of the Privy Council Office, appointed on the recommendation of the Prime Minister.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re payment of outstanding income tax liability by members of the Armed Forces of Canada

P.C. 76/8058

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 18th October, 1944.

The Board, on a report and recommendation from the Honourable the Minister of National Revenue, recommend:

1. That Order in Council P.C. 115/3088 of April 27, 1944, be cancelled.

2. That under the provisions of The War Measures Act members of the Canadian Naval, Military and Air Forces in the Canadian Active Service Forces who have served Overseas on the strength of an Overseas Unit outside of the Western Hemisphere and who have returned to Canada, and members of the Auxiliary Services who have likewise served Overseas outside of the Western Hemisphere and worked with or been attached to an Overseas Unit of the Canadian Active Service Forces,

be allowed to pay any outstanding income tax liability which was payable before they left Canada, or became payable during the time they were serving outside of Canada, at the following rate of interest in lieu of the interest as now provided in the Income War Tax Act. namely:—

If the tax is paid within one year from the date on which the taxpayer returned to Canada, no interest will be payable for the period during which he was outside of

the Western Hemisphere.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council waiving overpayments of superannuation allowance or militia pension to persons in the employ of the Inspection Board of the U.K. and Canada

P.C. 120/8058

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 18th October, 1944.

The Board recommend that, under the authority of the War Measures Act, recovery of overpayments of superannuation allowance or Militia pension, which have been made, prior to November 1, 1944, to annuitants under the Civil Service Superannuation Act or to pensioners under the Militia Pension Act who have been employed by the Inspection Board of the United Kingdom and Canada, be waived.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council relieving the Canadian Wheat Board from the obligation of purchasing rape seed at prices fixed in P.C. 4131, June 1st, 1944, except in the Western Division

P.C. 8060

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 20th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by the regulations made by Order in Council P.C. 4131 June 1st, 1944, the Canadian Wheat Board is required to buy all rape seed of the 1944 crop offered to the Board by producers at prices established in accordance with the said regulations,—

And whereas the Minister of Trade and Commerce reports that it is desirable and necessary that the Board be relieved from the obligation of purchasing rape

seed at the said prices except in the Western Division.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act, is pleased to amend the said regulations and they are hereby amended by revoking Section 5 thereof and substituting therefor the following,—

- "5. It shall be the duty of the Board:
- (a) To buy all sunflower seed of the 1944 crop offered to the Board by producers at the prices established in accordance with section 2 of these regulations;

- (b) To buy all rape seed of the 1944 crop grown in the Western Division offered to the Board by producers at prices established in accordance with section 2 of these regulations;
- (c) To sell or otherwise dispose of sunflower seed and rape seed which the Board may acquire, provided that in sales for domestic processing the Board shall sell to such processing plants and at such prices as are named by the Oils and Fats Administrator of the Wartime Prices and Trade Board:
- (d) To report in writing to the Minister monthly its purchases and sales of sunflower seed and rape seed during the preceding month and the quantities of sunflower seed and rape seed then on hand, the contracts to take delivery of sunflower seed and rape seed then held, the cost of same to the Board and the financial results of the Board's operations, which report shall be certified by the Auditors of the Board;
- (e) To make such other reports and furnish such further information as the Minister may from time to time require;
- (f) To appoint a responsible firm of Chartered Accountants for the purpose of auditing accounts and records and certifying such reports of the Board as the Governor in Council may require;
- (g) To give effect to any Order in Council that may be passed with respect to these operations."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council revoking the appointment of J. H. Coffey as a Deputy Machine Tools Controller

P.C. 8128

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 20th day of October, 1944

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that Joseph Herbert Coffey of Toronto, appointed a Deputy Machine Tools Controller by Order in Council, P.C. 5920 of July 24, 1943, has requested permission to resign, and it is desirable to grant his request and to revoke the said appointment and the said Order in Council effective October 31, 1944.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the provisions of the War Measures Act and the Department of Munitions and Supply Act, is pleased to

order and it is hereby ordered as follows:

- 1. Effective October 31, 1944, the appointment of Joseph Herbert Coffey of Toronto as a Deputy Machine Tools Controller and Order in Council P.C. 5920 of July 24, 1943 are revoked.
- 2. The revocation of the appointment of Joseph Herbert Coffey as a Deputy Machine Tools Controller shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Deputy Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Deputy Controller.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re losses of remittances made for purchase of War Savings Certificates

P.C. 16/8202

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 25th October, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Finance reporting:

- "1. That at the request of the National War Finance Committee the Bank of Canada in its capacity as fiscal agent for the Government of the Dominion of Canada, has instituted a special issue of War Savings Certificates for sale overthe-counter through the Canadian chartered banks, accounting post offices and certain designated institutions.
- 2. That there has been a loss in the mail of a regular monthly remittance mailed by the Royal Bank of Canada, Sargent and Sherbrook Sts., Winnipeg, Manitoba, on the second day of March, 1944, and addressed to the Registrar, War Savings Certificates, Ottawa, containing cancelled War Savings Stamps aggregating \$640.00.
- 3. That in the normal course some remittances of cancelled War Savings Stamps from the over-the-counter selling agents to the Registrar, War Savings Certificates, are occasionally lost or stolen in transit before reaching the Registrar, War Savings Certificates.
- 4. That in the opinion of the National War Finance Committee and of the undersigned such losses are a necessary and unavoidable bookkeeping expense of the sale and issue of War Savings Certificates through over-the-counter selling agents.
- 5. That in addition to the losses from Post Offices by fire or robbery now provided for under Order in Council P.C. 11/7359 dated August 19, 1942, there have been occasional losses from Post Offices by fire or robbery of War Savings Stamps or cash resulting from the sale over-the-counter at Post Offices of War Savings Certificates and of War Savings Stamps or cash received at Post Offices from the public to be forwarded to the Registrar, War Savings Certificates, for Certificates to be issued direct from his office, and in such cases, the National War Finance Committee has been obligated, by reason of the terms of its agreement with the Post Office Department, either to authorize credit to the said Department's Stamp Account in the case of destruction of Stamps, or to make payment on the said Department's behalf to the Bank of Canada as fiscal agent, in cases of destruction of cash and robbery of cash and/or stamps.

The undersigned accordingly under and by virtue of the War Measures Act has the honour to recommend:

- 1. That Clause 2 of Order in Council P.C. 11/7359 dated August 19, 1942, be repealed and that the following be substituted therefor:
 - "2. That in any case where a person claims that a remittance by cash or War Savings Stamps was forwarded to the Registrar, War Savings Certificates, Ottawa, the National War Finance Committee, the Bank of Canada or the Receiver General of Canada, or, where any agent authorized by the Bank of Canada to sell War Savings Certificates over-the-counter claims that a regular remittance containing cancelled War Savings Stamps was forwarded to the Registrar, War Savings Certificates, Ottawa, and the National War Finance Committee after investigation is satisfied that the claim is a bona fide one, the National War Finance Committee and the Postmaster General may authorize the Comptroller of the Treasury to pay the Bank of Canada for credit to the Receiver General of Canada out of the sum allotted by Clause I hereof the amount of cash or the face value of the Stamps which are claimed to have been included in such remittance, even though the actual remittance was not received by the adressee, and the

Registrar may thereupon credit the claimant with such amount, and, where the claimant is an applicant for a War Savings Certificate, the Registrar may issue to him a War Savings Certificate.'

- 2. That Clause 4 of Order in Council P.C. 11/7359 dated August 19, 1942, be amended by inserting after the word 'thereof' the words 'or of cancelled War Savings Stamps or cash representing the proceeds of War Savings Certificates sold over-the-counter by a Post Office, or War Savings Stamps or cash received by a Post Office from the public to be forwarded to the Registrar, War Savings Certificates, for certificates to be issued from his office'.
- 3. That the foregoing amendments be deemed to have come into force on the first day of March, 1944, and that the claim in connection with the loss in the mail of a regular monthly remittance from the Royal Bank of Canada, Sargent and Sherbrook Streets, Winnipeg, mailed on the 2nd day of March, 1944, and addressed to the Registrar, War Savings Certificates, Ottawa, of the cancelled War Savings Stamps totalling \$640.00 face value be payable under Clause 2 of the said Order in Council as amended."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending P.C. 29/2544, 11th April, 1941, re Canadian Claims Commission (Overseas)

P.C. 76/8202

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 25th October, 1944.

The Board had under consideration the following memorandum from the Honourable the Acting Minister of National Defence concurred in by the Honourable the Minister of National Defence for Air, the Honourable the Minister of National Defence for Naval Services and the Honourable the Minister of Justice:—

"The undersigned has the honour to state that the Adjutant-General reports:

- (a) that actions are frequently instituted and judgments obtained in the Courts of the United Kingdom against members of the armed forces of Canada and civilian employees of the Department of National Defence arising out of death or injury to the person or to property resulting from negligence of such personnel while acting within the scope of their duties or employment;
- (b) that it is deemed advisable that such judgments should be paid by the Crown in full;
- (c) that it is further deemed expedient that the Crown should defend such actions and, when considered advisable, should tender such amount in satisfaction thereof as shall be determined, and that such action should be dealt with by the Canadian Claims Commission (Overseas) established by Orderin-Council dated 11th April, 1941, P.C. 29/2544, as amended.
- 2. The Deputy Minister of National Defence (Army) therefore recommends that an appropriate order be made in connection with the foregoing.
- 3. The undersigned concurs in the recommendation of the Deputy Minister of National Defence (Army) and with the concurrence of the Minister of National Defence for Air, the Minister of National Defence for Naval, Services and the Minister of Justice, has the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act, be pleased to order that Order in Council P.C. 29/2544 dated 11th April, 1941, as amended, be further amended effective 11th April, 1941, by adding the following thereto as regulation 9:

- '9. (a) Where an action is brought in the courts of the United Kingdom which arises out of the death or injury to the person or property resulting from the alleged negligence of
 - (i) any member of the naval, military or air forces of Canada;
 - (ii) any civilian employee of the Department of National Defence; or
 - (iii) any person in the employ or service of the Canadian Government or in the employ or service of a department or organization to which vehicles are supplied by the Department of National Defence while in charge of one of the said vehicles.

if the Commission determines that such member, employee or person was acting within the scope of his duties or employment, it may

- 1. authorize the tender and payment into court of such amount as the Commission considers reasonable in satisfaction of such action, provided, however, that no amount in excess of one thousand pounds shall be tendered and paid into court without the consent of the Deputy Minister of Justice:
- 2. authorize payment of any judgment and costs awarded by the Court.
- (b) Upon the authorization of the Commission, the Chief Treasury Officer (Overseas) shall tender and pay into court, the amount authorized or upon production of a duly executed release to pay the amount of the judgment and costs to the claimant as the case may be.
- (c) The Commission may defend or assist in the defence of all such actions, employ civilian counsel and solicitors for the purpose and pay all expense necessarily incidental to such defence."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing that appointments to vacant positions of Postmaster of Revenue Post Offices be included under Section 57A of the Civil Service Act

P.C. 161/8202

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 25th October, 1944.

The Board recommend that, under the provisions of the War Measures Act, appointments to vacant positions of Postmaster of Revenue Post Offices, where the annual revenue of the Post Office, less 16\(^2_3\) per cent, does not exceed \$3,000 per annum, be included under Section 57A of the Civil Service Act until such time as the collection of one cent additional War Tax is discontinued, or until such time as the payment of commission to Revenue Postmasters for the collection of this extra revenue shall have been authorized.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council directing the shutting off of the water supply of Prince Rupert, B.C. so that a meter can be installed

P.C. 8219

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 24th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Health and Welfare reports that by reason of the present war it is necessary for the security, defence, peace, order and welfare of Canada to ensure a pure water supply for the armed forces in the Municipality of Prince Rupert, B.C.; and

That in carrying out this purpose the Government of Canada is prepared to instal a meter to measure the chlorine content of the water and such installation will involve the shutting off of the water supply of the municipality for a period not exceeding

twenty-fours hours;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Health and Welfare and under the authority of the War Measures Act, is pleased to authorize and doth hereby authorize the Department of National Health and Welfare to issue instructions to the Municipal Corporation of Prince Rupert, in the Province of British Columbia, that after twenty-four hours' warning to the residents the water supply of the said municipal corporation be shut off and that the water supply be shut off for a period not exceeding twenty-four hours for the purpose of permitting the installation of a meter.

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF JUSTICE

THE DEFENCE OF CANADA REGULATIONS

To all to whom these presents shall come or whom the same may in anywise concern, Greeting:

Whereas Regulation 3 (1) of the Defence of Canada Regulations (Consolidation) 1942, provides, inter alia, that if, as respects any premises, it appears to the Minister of Justice to be necessary or expedient, in the interest of the safety of the State or the efficient prosecution of the war, that special precautions should be taken to prevent the entry of unauthorized persons, he may by order declare those premises to be a protected place for the purposes of the said Regulations; and so long as the Order is in force, no person shall, subject to any exemptions for which provision may be made by the Order, be in those premises without the permission of such authority or person as may be specified in the Order.

And whereas the Controller General of the Inspection Board of the United Kingdom and Canada has requested that all Proof Establishments for the testing and proving of guns, small arms and ammunition and military vehicles and tanks, operated by the said Inspection Board wheresoever located in Canada and the X-Ray Laboratory operated by the said Inspection Board on premises known as 26 Gore Street in the City of Hamilton, in the Province of Ontario, be so declared protected places;

And whereas it is deemed necessary and expedient to declare the said premises protected places:

Now therefore in pursuance of the power granted as aforesaid, I do hereby declare to be protected places under the provisions of Regulation 3 of the Defence of Canada Regulations (Consolidation) 1942, all Proof Establishments for the testing and proving of guns, small arms and ammunition and military vehicles and tanks operated by the Inspection Board of the United Kingdom and Canada wheresoever located in Canada, and in particular the following:

- (1) The Artillery Proof Establishment including the Beach Battery and the Winona Battery so-called operated by the said Inspection Board on premises formerly known as the Fish Hatcheries on the Beach Boulevard and the Civic Industrial Sites on the Beach Road on the outskirts of the City of Hamilton in the Province of Ontario.
- (2) The Artillery Proof Establishment operated by the said Inspection Board near the Old Welland Canal at the village of Port Dalhousie in the Province of Ontario.
- (3) The Small Arms Establishment operated by the said Inspection Board near the intersection of Dixie Road on the Lakeshore Highway in the village of Long Branch in the Province of Ontario.
- (4) The Artillery Proof Establishment operated by the said Inspection Board at or near the City of Longueuil in the Province of Quebec.
- (5) The Artillery Proof Range at the village of St. Maurice in the Province of Quebec.
- (6) The Artillery Proof Establishment and the Small Arms Experimental Establishment operated by the said Inspection Board at the village of Valcartier in the Province of Quebec and extending to the villages of Val Ste. Rose and Val St. Michel in the said province.
- (7) The Tank Testing Grounds operated by the said Inspection Board northwest of the intersection of Viau Street and Sherbrooke Street in the city of Montreal in the Province of Quebec.

- (8) The Tank Proving Grounds operated by the said Inspection Board located at or near the village of Ojibway in the Province of Ontario.
- (9) The X-Ray Laboratory operated by the said Inspection Board on premises known as 26 Gore Street in the City of Hamilton in the Province of Ontario.

And I do hereby direct that the authority or person referred to in said Regulation 3 (1) of the Defence of Canada Regulations (Consolidation) 1942, as the authority or person to grant permission under the provisions of this Order, shall be the Controller General of the said Inspection Board or the Officer in Charge of the particular premises.

Dated at the Department of Justice at the City of Ottawa this nineteenth day of October, in the year of Our Lord One Thousand Nine Hundred and Forty-Four.

LOUIS S. ST. LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39
Seventh Revision
Supplement No. 10
MEMORANDUM

(Customs Division)

Ottawa, 18th October, 1944.

To Collectors of Customs and Excise, and others concerned:

Export Permits—Books

By Export Permit Branch Order No. 101, effective on and after this date, books printed prior to 1944, or shipments thereof valued at \$50.00 and under regardless of the date of printing, are exempted from export permit requirements when shipped to British Empire destinations or to the United States.

In view of the general paper situation which makes it desirable to maintain control over more recently printed books, Collectors will arrange to check the accompanying export entry form B.13-B on the face of which exporters are required to certify as to the date of printing of the books to be exported. Where doubt arises as to the exact date of such printing Collectors should examine the shipment of books.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.



PART III

Wartime Prices and Trade Board (Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Re: Appointment of Administrators of Fabricated Metals and Sundry Items

Under powers conferred by Orders in Council P.C. 8528 of November 1, 1941, as amended, and P.C. 2247 of March 23, 1942, as amended, Mr. R. A. H. Taylor has been appointed by the Board as Administrator of Fabricated Metals and Sundry Items and such Administrator shall hereafter have jurisdiction over such goods and services as were heretofore allocated to the Administrator of Fabricated Steel and Non-Ferrous Metals and the Administrator of Sundry Items N.O.P. and shall and may exercise such powers and discretions as have been authorized from time to time by any Order made by or under authority of the Board or otherwise conferred by the Board and shall perform such duties as have been assigned from time to time to such Administrators by the Board.

Under similar powers Mr. G. P. Sabiston has also been appointed by the Board as Administrator of Fabricated Metals and Sundry Items and such Administrator shall hereafter have jurisdiction over such goods and services as were heretofore allocated to the Administrator of Fabricated Steel and Non-Ferrous Metals and the Administrator of Sundry Items N.O.P. and shall and may exercise such powers and discretions as have been authorized from time to time by any Order made by or under authority of the Board or otherwise conferred by the Board and shall perform such duties as have been assigned from time to time to such Administrators by the Board.

Dated at Ottawa this 6th day of October, 1944.

R. M. FOWLER, Secretary.



Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 446

Sales and Deliveries of Goods

Under powers given to the Wartime Prices and Trade Board by Order-in-Council P.C. 8528, dated November 1, 1941 and amendments, the Board hereby orders as follows:

- 1. Order No. 203 of the Board respecting sales and deliveries of goods, is revoked.
- 2. This Order comes into force on the 30th day of October, 1944.

Made at Ottawa this 18th day of October, 1944.

D. GORDON, Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1382

Maximum Prices of Veal

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:—

Effective Date and Application of Order

1. This Order comes into force on October 16, 1944 and revokes and replaces Administrator's Order No. A-1018.

Meaning of Veal

2. (1) For the purposes of this Order "veal" means meat obtained from the carcass of a calf having a weight in the dressed carcass at the place of slaughter of not more than 225 pounds with the hide removed or not more than 250 pounds with the hide on.

General Provisions

- 3. (1) Aff wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.
- (2) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any veal or received by the seller from any person in connection with the sale of any veal shall constitute part of the price of such veal.
- (3) The word "sell" as used in this Order also includes an offer to sell and the word "buy" also includes an offer to buy.

INDEX TO PARTS

PART I —General Provisions Applying to Sales at Wholesale.

PART II -Maximum Wholesale Prices.

PART III -General Provisions Applying to Sales at Retail.

PART IV -Maximum Retail Prices.

PART V -Sales of Kosher Veal.

PART VI -Sales of Processing Veal between Processors.

PART VII -Records of Sales and Purchases.

PART VIII—Restriction on Form in which Veal may be Sold and Purchased.

PART IX -Definitions of Authorized Cuts.

PART X -Zones.

PART I—GENERAL PROVISIONS APPLYING TO SALES AT WHOLESALE

Definitions

- 4. For the purposes of this Order,
- (a) "boneless cut" means any of the boneless cuts of veal described in Part IX;
- (b) "carcass" means a full dressed carcass of veal with the tail removed and with or without the hide;

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- (c) "side" means one-half of a carcass cut lengthwise;
- (d) "long cut fore quarter" means the fore end of a side cut to include not more or less than 11 rib bones;
- (e) "short cut fore quarter" means the fore end of a side cut to include not more or less than 7 rib bones:
- (f) "long cut hind quarter" means the hind end of a side cut to include not more or less than 6 rib bones:
- (g) "short cut hind quarter" means the hind end of a side cut to include not more or less than 2 rib bones:
- (h) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning:
- (i) "quarter" means a long cut fore quarter, a short cut fore quarter, a short cut hind quarter or a long cut hind quarter;
- (i) "zone" means a zone defined in Part X.

Wholesale Prices Include Delivery Except as Specified

- 5. Wholesale prices include delivery to the buyer's place of business except in the following cases;
 - (a) if delivery is by railway or by transhipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
 - (b) if delivery is by boat or by transhipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
 - (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
 - (d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

Wholesalers Must Make Equitable Distribution

6. Every person who sells veal at wholesale shall equitably distribute his available supplies of veal among his customers. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transhipment by railway or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

PART II-MAXIMUM WHOLESALE PRICES

Sales by Persons in Zones

7. The maximum price at which a person in a zone may sell at wholesale a carcass, side, quarter or boneless cut of veal shall be the price for same set forth in Schedule "A" or "B" hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

Sales by Persons Not in Zones

8. The maximum price at which a person in any part of Canada not included in a zone, may sell at wholesale to any person in any part of Canada any carcass, side, quarter or boneless cut of veal shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products (hereinafter referred to as "the Administrator") with the approval of the Chairman of the Board.

PART III-GENERAL PROVISIONS APPLYING TO SALES AT RETAIL

Definition of Retail Cut

9. For the purposes of this Order "retail cut" means any of the cuts of veal named and numbered or lettered in Schedule "C" to this Order and which are defined in Part IX. The retail cuts numbered 1 to 12 in Schedule "C" are outlined and similarly numbered on the Standard Retail Cutting Chart forming part of the Retail Veal Chart which is Chart No. 1 of this Order.

Cutting of Veal and Displaying of Retail Veal Chart

- 10. (1) Every retail cut sold at retail in a zone shall be cut in accordance with the definition of that retail cut set forth in Part IX, and all retail cuts except those numbered 13 to 19, inclusive, in Schedule "C" shall be cut in accordance with the Retail Veal Chart.
- (2) Every person selling veal at retail in a zone shall obtain the Retail Veal Chart provided by the Board and shall display and keep it displayed in his place of business where it is available to be seen and examined by his customers.
 - (3) This Section does not apply to kosher veal.

Limitation on Retailer's Cost

- 11. (1) No person selling veal at retail shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any carcass, side, quarter or boneless cut of veal at a total delivered cost in excess of the lawful maximum price on sales at wholesale of the same to him together with actual transportation charges from the railway station nearest to the buyer's place of business if delivery is by railway or transhipment by railway or, from the dock at the boat's port of call nearest to his place of business if delivery is by boat or transhipment by boat provided that such railway station or dock, as the case may be, is not in the city, town or village in which such person has his place of business.
 - (2) For the purposes of this Section,

(a) any person who acquires any calves and slaughters them or causes them to be slaughtered for him, shall be deemed to have acquired veal;

(b) any person selling veal at retail who operates a branch of his business or otherwise operates more than one place of business shall, in respect of each branch or place of business, be deemed to be a separate buyer of veal.

Prices Subject to Review

12. The prices and markups of all persons selling veal at retail shall be subject to examination by any authorized representative of the Board, who may apply and require any person to submit to any veal cutting or other tests authorized by the Board.

PART IV-MAXIMUM RETAIL PRICES

Introduction

13. This Part fixes maximum prices at which retailers may sell authorized retail cuts of veal. It does not apply to sales at retail of kosher veal. Retailers' selling prices in zones are established on a weekly basis and, except in the case of retail cuts numbered 15 to 19, inclusive, in Schedule "C", are based upon the weighted average carcass cost of purchases during the preceding week. Retailers selling prices of cuts numbered 15 to 19, inclusive, are based, respectively, on the average cost of purchases of each of those cuts during the preceding week.

Meaning of Certain Words and Phrases

- 14. For the purposes of this Order,
- (a) "weighed average carcass cost" means the average of the carcass cost, exclusive of transportation charges, paid for carcasses, sides and quarters of veal in any week by a retailer as determined under the Rules of Section 16;

(b) "Veal Price Card" is an extract from Schedule "C" showing the names of the

authorized retail cuts; it has printed thereon the maximum retail prices in the retailer's zone of retail cuts numbered 15 to 19, inclusive, which apply in any week when his average cost of purchases in the previous week of each of those cuts equals the maximum wholesale price thereof in his zone and it also has printed thereon opposite the names of the other authorized retail cuts the maximum retail prices thereof which apply in any week when the retailer's weighted average carcass cost of purchases of carcasses, sides and quarters in the previous week is equal to the maximum wholesale carcass price in his zone;

(c) "week" means calendar week.

Displaying Veal Price Card

- 15. (1) Every person selling veal at retail in a zone shall obtain the Veal Price Card provided by the Board and shall display and keep it displayed in his place of business where it is available to be seen and examined by his customers.
- (2) The Veal Price Card furnished by the Board to a retailer is and shall remain the property of His Majesty in the right of Canada and every retailer is accountable to the Board to use the same only as provided by and in accordance with this Order.
- (3) A retailer in a zone must not at any time sell any kind of veal at retail, except kosher veal, unless he has the Veal Price Card on display in his place of business, as provided in subsection (1) preceding.

Rules for Determining Maximum Retail Prices in Zones

16. The maximum price at which any person may sell at retail during any week in any zone any authorized retail cut of veal shall be the price for the same fixed by the following rules and Schedule "C". In any event maximum retail prices shall not exceed the maximum prices listed in Schedule "C" for the retailer's zone.

Rule 1

Except as provided in Rules 4 and 5 of this Section, which deal with the maximum retail prices of retail cuts numbered 15 to 19, inclusive, the maximum retail price for each authorized retail cut of veal, is fixed for each week upon the basis of the weighted average carcass cost of purchases at wholesale in the preceding week of carcasses, sides and quarters thereof. To ascertain the maximum retail prices of those retail cuts so fixed the retailer must

- 1st—list his purchases in the preceding week of carcasses, sides and quarters of veal, and the quantity by weight in pounds of each purchase.
- 2nd—take the actual cost per pound of the carcasses and sides and from Schedule "D" obtain the carcass cost per pound of the quarters. The carcass cost of a quarter shall be the corresponding or equivalent price shown at the extreme right of the horizontal column in which the price paid for that quarter appears in Schedule "D".
- 3rd—add together the amounts so arrived at to obtain the total quantity bought and the total carcass cost. Then divide the total weight into the total carcass cost (exclusive of transportation charges) and thereby obtain the weighted average carcass cost.
- 4th—if the weighted average carcass cost is equal to the maximum wholesale price per pound of a carcass as set forth in Schedule "A" for that zone or is lower than such maximum wholesale carcass price by less than 1 cent, the prices for those retail cuts shown for that zone in Schedule "C" are the retailer's maximum prices and shall govern him in selling those retail cuts during that week.

Rule 2

If a retailer's weighted average carcass cost is below the maximum wholesale carcass price per pound by 1 cent or more, his maximum retail prices of the retail cuts to which Rule 1 applies shall be determined by reducing the prices of those cuts shown in the Schedule "C" by the amount set forth in the following table:—

Whenever	weighted	average	carcass	2003	t is	helow	maximum	Th	e red	uction	in maxi-
***************************************	wholesale						in a second	100	mum	retail	prices
	WITOICBAIC	Carcass	price	ber \	роци	u Dy			per	pound	is

			T T
1	more than 1 cent and less	than 2 cents	 1 cent
4	2 cents and over but less th	han 3 cents	 2 cents
- 6	3 cents and over but less	than 4 cents	 3 cents
4	4 cents and over but less	than 5 cents	 4 cents
Į	5 cents and over but less	than 6 cents	 5 cents
-(6 cents and over but less	than 7 cents	 6 cents
-	7 cents and over but less	than 8 cents	 7 cents
	8 cents and over but less		8 cents

Rule 3

If in any week a retailer did not buy at wholesale any carcass, side or quarter but does in the following week buy some for sale in that week, his maximum retail prices for that week for the retail cuts to which Rules 1 and 2 apply shall be based on the weighted average carcass cost of the quantity of the first day's purchases of carcasses, sides and quarters of yeal in that week and otherwise these Rules shall apply in the determination of his maximum retail prices of those retail cuts.

Rule 4

The maximum retail price per pound of any of the boneless cuts numbered 15 to 19, inclusive, is fixed for each week upon the basis of the average cost per pound of the retailer's purchases of that boneless cut during the preceding week. To ascertain such average cost the retailer must divide the quantity by weight of his total purchases during the preceding week into the total cost (exclusive of transportation charges) of such purchases. If such average cost per pound is equal to the maximum wholesale price per pound of that boneless cut in the retailer's zone as set forth in Schedule "B" or is lower than such maximum wholesale price by less than 1 cent, the price for such cut shown for that zone in Schedule "C" is the retailer's maximum price and shall govern him in selling that boneless cut during that week. If such average cost per pound is below such maximum wholesale price per pound by more than 1 cent, the maximum retail price shall be reduced by the same amount that the retailer is required under Rule 2 to reduce his retail prices of the cuts to which that Rule applies when his weighted average carcass cost is a corresponding amount below the maximum wholesale carcass price.

Rule 5

If in any week a retailer did not buy at wholesale one of the boneless cuts but does in the following week buy some for sale in that week, his maximum retail price of that boneless cut for that week shall be based upon the average cost of the quantity of the first day's purchases of that boneless cut in that week and otherwise these Rules shall apply in the determination of his maximum retail prices of that cut.

Rule 6

If a retailer acquires in any week any veal from calves slaughtered by or for him, the quantity and the actual cost of the same must be regarded as a purchase in that week for the purposes of these Rules.

Sales by Persons not in Zones

- 17. Every person selling veal at retail in any part of Canada not in a zone shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, quarter, or boneless cut of veal purchased or otherwise acquired by him shall not exceed the total of:
 - (a) his actual delivered cost of that carcass, side, quarter, or boneless cut but not exceeding the lawful maximum price at which it may be sold to him at wholesale including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
 - (b) a markup not exceeding 25 per cent of his selling price.

PART V-SALES OF KOSHER VEAL

Meaning of Kosher Veal

18. For the purposes of this Order, "kosher veal" means fresh veal obtained from long or short cut fore quarters of calves slaughtered, approved and stamped as Kosher under rabbinical authority or supervision and "rabbinical authority or supervision" means the authority or supervision of a rabbi duly ordained and so recognized by any Jewish synagogue.

Maximum Wholesale Prices

19. The maximum price at which any person may sell at wholesale any long cut fore quarter or any short cut fore quarter of kosher veal to any person in a zone shall be the price for that fore quarter set forth in Schedule "A" for the zone in which the buyer's place of business is situated, plus koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941 or, if not so established, then such as may be fixed by or on behalf of the Board.

Maximum Retail Prices

- 20. Every person selling kosher veal at retail in a zone shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts and portions from any fore quarter of kosher veal purchased or otherwise acquired by him shall not exceed the total of
 - (a) his actual delivered cost of that fore quarter of kosher veal but not exceeding the lawful maximum price at which it may be sold to him at wholesale under this Order, including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
 - (b) a markup not exceeding 25 per cent of his selling price.

PART VI-Sales of Processing Veal Between Processors

Definition of Processing Veal and Processors

- 21. For the purposes of this Order.
- (a) "processor" means a person who slaughters calves to obtain veal for sale or who further processes veal for sale:
- (b) "processing veal" means all the meat in one piece obtained by removing all bones, bloodclots and gristle from a fore quarter and/or a hind quarter and/or a side of yeal.

Maximum Prices

22. The maximum price at which a processor may sell any processing veal to another processor shall be the price for such veal set forth in Schedule "E" hereto for the zone in which the buyer's processing plant is situated, and such price shall be the delivered price at such plant or, if delivery is by railway, at the railway station nearest to such plant.

PART VII-RECORDS OF SALES AND PURCHASES

Sales Invoices

- 23. (1) Every person who sells any veal at wholesale shall on every sale and concurrently with delivery to the buyer, furnish him with an invoice showing the following:—
 - (a) the name and identifying address of the seller and the buyer and the date of sale;
 - (b) the weight and price per pound of each carcass, side, quarter and boneless cut sold, to the buyer;
 - (c) the freight or express charges, if any, added to the price under Section 5; and
 - (d) in the case of kosher veal, the koshering charge made by him.
- (2) Every person who sells veal at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

- 24. (1) Every person who sells veal at wholesale or at retail shall upon receipt by him of any veal purchased or otherwise acquired by him immediately prepare and shall thereafter keep at the place of business at which he receives the veal, a written record showing:—
 - (a) the name and identifying address of his supplier and the date of purchase or acquisition;
 - (b) the weight and price per pound paid of each carcass, side, quarter and boneless cut purchased by him;
 - (c) the freight or express charges, if any, paid by him and charged by his supplier under Section 5;
 - (d) if a retailer, actual transportation charges paid by him for transporting the meat from his receiving point to his place of business;
 - (e) if a retailer of kosher meat, the koshering charges paid by him.
- (2) If a person retains, available for inspection by any authorized representative of the Board an invoice furnished to him by his supplier in accordance with Section 23, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

Inspection of Records and Invoices

25. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

Retail Sales Slips

26. Every person who sells any veal at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight of the meat sold and the price charged.

PART VIII-RESTRICTIONS ON FORM IN WHICH VEAL

MAY BE SOLD AND PURCHASED

- 27. Except with the authority of the Administrator in writing,
- (a) no person shall sell at retail any cut of veal except kosher veal unless such cut is a retail cut named in Schedule "C",
- (b) no person shall sell or buy at wholesale any veal except one or more carcasses, sides, fore quarters, hind quarters or boneless cuts as defined in this Order.
- 28. (1) No person shall sell or buy any carcass, side, hind quarter or fore quarter of veal that has any caul fat attached or affixed thereto.
 - (2) No person shall sell or buy any processing veal except a processor.
 - 29. No person shall have in his possession for sale or shall sell or buy,
 - (a) a carcass of veal obtained from a calf less than three weeks old;
 - (b) a carcass, portion or cut of veal that-
 - (i) has the appearance of being water-soaked or is loose or flabby or tears easily or can be perforated with the fingers;
 - (ii) is grevish red in colour;
 - (iii) lacks good muscular development, particularly when noticeable on the upper shank of the leg where small quantities of serous infiltrates or small edematous patches are sometimes present between the muscles; or
 - (iv) has tissue which later develops as the fat capsule of the kidneys that is edematous, dirty yellow or greyish red, tough and intermixed with islands of fat.

PART IX-Definitions of Authorized Cuts

Boneless Cuts Sold at Wholesale and at Retail

30. For the purposes of this Order,

(1) "strip loin steaks" mean boneless meat obtained from the loin strips with surplus fat removed, made by cutting, frenching or otherwise processing the meat

into a thin steak:

(2) "front roll" means the boneless cut, weighing not less than four (4) pounds made by rolling and tying meat in one piece only derived from a fore quarter cut to include not less than 7 rib bones from which all bones, blood clots and gristle are removed; and may be wrapped in caul fat, but the caul fat wrapping must not weigh more than fifteen per centum (15%) of the finished product;

(3) "leg roll" means the boneless cut, weighing not less than four (4) pounds, made by rolling and tying meat in one piece only derived from the hind end of the long cut hind quarter, cut off at the pin bone, from which all bones, blood clots and gristle are removed; and may be wrapped in caul fat, but the caul fat wrapping must not weigh more than fifteen per centum (15%) of the finished product;

(4) "loin strip" means the boneless cut, being not more than four (4) inches in width measuring from the point where it is cut from the chine bone, obtained from

the front end of a long cut hind quarter cut off at the pin bone:

(5) "tenderloin" means the boneless cut with surplus fat and tissue removed, obtained by cutting from a carcass the piece of lean meat found lying along the backbone and terminating at the knuckle joint;

(6) "trimmings" mean lean meat only obtained from any part of a carcass not

including the kidney.

Retail Cuts Other than the Boneless Cuts Defined in Section 30

31. For the purposes of this Order,

(1) "leg, long cut" means the posterior portion of a long cut hind quarter obtained by cutting horizontally at the pin bone;

(2) "leg, short cut" means that portion of a leg, long cut remaining after the

sirloin butt roast has been removed;

(3) "leg, shank end" means that portion of a leg, short cut remaining after the rump and one-half of the cutlets or fillet roast have been removed:

(4) "leg, sirloin butt end" means that portion of a leg, long cut remaining after

the leg, shank end has been removed;

- (5) "rump, knuckle bone out" means that portion of a leg, short cut remaining after the leg, shank end, the cutlets or fillet roast and the knuckle bone have been removed;
- (6) "sirloin butt roast" means that portion of a leg, long cut remaining after the leg, short cut has been removed;

(7) "sirloin butt steaks" mean steaks obtained by slicing a sirloin butt roast and

removing surplus fat and bone;

(8) "cutlets or fillet roast" means that portion of a leg, short cut remaining after the rump, knuckle bone out, and the shank, hind have been removed;

(9) "shank, hind" means the leg on the long cut hind quarter cut off in a direct

line to include the knuckle bone;

- (10) "shank, hind (boneless)" means the boneless meat obtained from a shank, hind:
- (11) "loin, full cut, flank on, kidney and kidney suet out" means the anterior portion in one piece of a long cut hind quarter after the leg, short cut, kidney and kidney suet have been removed;
- (12) "loin, full cut, flank off, kidney and kidney suet out" means that portion of a loin cut, flank on, kidney and kidney suet out remaining after the flank has been removed;
- (13) "loin, short cut, flank off, kidney and kidney suet out" means that portion of a loin, full cut, flank off, kidney and kidney suet out remaining after the sirloin butt roast has been removed;
 - (14) "loin chops or roast, tenderloin end" means that portion of loin, short cut, flank off, kidney and kidney suet out remaining after the loin chops or roast, rib end has been removed;

(15) "loin chops or roast, rib end" means that portion of loin, short cut, flank off, kidney and kidney suet out containing six rib bones and measuring not more than 5½ inches from the inside of the chine bone to where the flank is removed;

(16) "flank" means that portion of a long cut hind quarter obtained by cutting in a straight line from a point at the front end not more than 51 inches from the inside of the chine bone through to the point where the loin is severed from the leg;

(17) "fore quarter, whole, 7 rib-bones" means a fore quarter cut to include not

more or less than 7 full rib bones;

(18) "rack, whole" means that portion of a short cut fore quarter remaining after

the breast and shank, front have been removed:

- (19) "rack, shoulder off, knuckle bone out" means that portion of the rack, whole remaining after the round bone shoulder chops or roast and the knuckle bone have been removed:
- (20) "round bone shoulder chops or roast" means the lower portion of a rack, whole obtained by cutting in a vertical line so as to leave the knuckle bone in the rack, shoulder off:

(21) "blade chops or roast" means that portion of the rack, shoulder off, knuckle

bone out remaining after the neck has been removed;

- (22) "neck" means the neck cut off in a horizontal line from the shoulder knuckle joint:
- (23) "neck (boneless)" means the boneless meat remaining after all bones have been removed from a neck:
- '(24) "breast" means the lower portion of a short cut fore quarter obtained by cutting in a direct line from the front end where the shank, front is removed to the hind end of the short cut fore quarter;

(25) "shank, front" means the leg on the short cut fore quarter cut off in a

direct line to include the knuckle bone;

(26) "shank, front (boneless)" means the boneless meat obtained from a shank front;

(27) "veal loaf or patties" means boneless ground veal;

(28) "stewing yeal" means boneless meat obtained from any part of a carcass.

PART X-ZONES

32. For the purpose of this Order, the following zones are established:

Zone 1; composed of

(a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New

Brunswick, not included in Zone 2;

(b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick; and

(c) that part of the province of Quebec included within the Counties of Lac St.

Jean and Chicoutimi.

Zone 2; composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities:

Zone 3; composed of

that part of the province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

Zone 4: composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

Zone 5: composed of

(a) the city of Hull and all points lying within a radius of twenty miles of the

city hall in that city; and

(b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all railway stations from North Bay to Mattawa inclusive on the Canadian Pacific Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, then westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bav:

Zone 6: composed of

all that part of Southern Ontario not included in Zone 5;

Zone 7: composed of

- (a) that part of the province of Ontario not included in Zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin: and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

Zone 8: composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouvn and all points lying within a radius of twenty miles of the city hall in each of the said cities:

Zone 9: composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railways, and lying to the west of the Nipigon River and Lake Nipigon;

Zone 10: composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude:

Zone 11: composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude:

Zone 12; composed of

(a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;

- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province;
- (c) the city of Fernie;

Zone 13; composed of

(a) in the province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian

Pacific Railway west of Lake Louise; and

(b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other Islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14; composed of

the cities of Prince Rupert, Nelson, Vancouver and New Westminster, and all points lying within a radius of twenty miles of the city hall in the city of Vancouver.

Zone 15; composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

Dated at Ottawa this 29th day of September, 1944.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

Approved:

D. GORDON, Chairman
Wartime Prices and Trade Board.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

THIS ORDER FIXES MAXIMUM WHOLESALE AND RETAIL PRICES OF VEAL AND IS PART OF THIS PRICE CONTROL PROGRAMME.

In fixing these maximum prices consideration has been given to the needs of high cost operators. Anyone who is able to sell below these prices because of large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1382

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND)
FOR CARCASSES, SIDES AND QUARTERS

ZONE	Carcass and Side	Short Cut Fore Quarter	Long Cut Fore Quarter	Long Cut Hind Quarter	Short Cut Hind Quarter
1	$\begin{array}{c} \mathbf{c} \\ 20\frac{1}{2} \\ 20\frac{1}{2} \\ 21 \\ 21 \\ 21 \\ 21 \\ 21 \\ 21 \\ 20\frac{1}{2} \\ 19\frac{1}{2} \\ 18\frac{1}{2} \\ 18 \\ 20 \\ 20 \\ 20 \\ 20 \end{array}$	$egin{array}{c} 14rac{1}{2} & 14rac{1}{2} & 15 & 15 & 15 & 15 & 15 & 15 & 14rac{1}{2} & 12rac{1}{2} & 12rac{1}{2} & 14 & 14 & 14 & 14 & 14 & 14 & 14 & 1$	$egin{array}{c} & & & & & & & & & & & & & & & & & & &$	$\begin{array}{c} \mathbf{c} \\ 25 \\ 25 \\ 25 \\ 25 \\ 25 \\ 25 \\ 25 \\ 2$	25 25 25 25 ¹ / ₂ 25 ¹ / ₂ 25 ¹ / ₂ 26 25 ¹ / ₂ 25 24 23 22 ¹ / ₂ 24 ¹ / ₂ 24 ¹ / ₂ 24 ¹ / ₂ 24 ¹ / ₂

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1382

Maximum Wholesale Prices (in Cents per Pound) for Boneless Cuts

Zone	Strip Loin Steaks	Front Roll	Leg Roll	Loin Strips	Tenderloin	Trimmings
	c	c	c	c	c	c
1	36·50 36·50 37·25 37·00 37·50 37·25 36·75 36·25 35·50 35·00 34·75 36·00 35·75 36·25	21·50 21·50 22·25 22·00 22·50 22·25 22·25 21·75 21·25 20·50 20·00 19·75 21·00 20·75 21·25	27 · 50 27 · 50 28 · 25 28 · 00 28 · 50 28 · 25 28 · 25 27 · 75 27 · 25 26 · 50 26 · 00 25 · 75 27 · 00 26 · 75 27 · 25	29·50 29·50 30·25 30·00 30·50 30·25 29·75 29·25 28·50 28·00 27·75 29·00 28·75 29·25	29·50 29·50 30·25 30·00 30·50 30·25 29·75 29·25 28·50 28·00 27·75 29·00 28·75 29·25	17·50 17·50 18·25 18·00 18·50 18·25 17·75 17·25 16·50 16·00 15·75 17·00 16·75 17·25

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-1382

Showing Carcass Cost corresponding or equivalent to Wholesale Prices of Quarters of Veal (Bone in)

(In Cents per pound)

WHEN	ACTUAL PRICE PAIR	D FOR QUARTERS I	s:—	Corresponding
Short Cut Fore Quarter	Long Cut Fore Quarter	Long Cut Hind Quarter	Short Cut Hind Quarter	or Equivalent Carcass Cost is:
C 15·50 15·25 15·00 14·75 14·50 14·25 14·00 13·75 13·50 13·25 13·00 12·75 12·50 12·25 12·00 11·75 11·50 11·25 11·00	c 17·00 16·75 16·50 16·25 16·00 15·75 15·50 15·25 15·00 14·75 14·50 14·25 14·00 13·75 13·50 13·25 13·25 13·25 13·25	c 26.00 25.75 25.50 25.25 25.00 24.75 24.50 24.25 24.00 23.75 23.50 23.25 23.00 22.75 22.50 22.25 22.00 21.75 21.50	C 26·00 25·75 25·50 25·25 25·26 24·75 24·75 24·20 23·75 23·50 23·25 23·00 22·75 22·50 22·25 22·00 21·75 21·50	21·50 21·25 21·00 20·75 20·50 20·25 20·00 19·75 19·50 19·25 19·00 18·75 18·50 18·25 18·00 17·75 17·50
10·50 10·25 10·00 9·75	$ \begin{array}{c} 12.25 \\ 12.00 \\ 11.75 \\ 11.50 \\ 11.25 \end{array} $	21·25 21·00 20·75 20·50 20·25	$\begin{array}{c} 21 \cdot 25 \\ 21 \cdot 00 \\ 20 \cdot 75 \\ 20 \cdot 50 \\ 20 \cdot 25 \end{array}$	16·75 16·50 16·25 16·00 15·75

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1382

MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF VEAL

Shank, Hind. Shank, Shank		RETAIL CUTS	Zones														
1 Shank, Hind			1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Hards, Whole (6, 3 and 12)	2 3 4 (a 4 4 A B C D E F G 5 6 7 8 9 10 11 12 12 (a 114 15 16 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	Shank, Hind (Boneless). Cutlets or Fillet Roast Rump, Knuckle Bone Out Sirloin Butt Roast Sirloin Butt Steaks. Leg., Long Cut (1, 2, 3 and 4). Leg., Short Cut (1, 2 and 3). Leg., Shank End (1 and ½ of 2, 3 and 4). Leg., Shank End (1 and ½ of 2, 3 and 4). Leg., Shank End (1 and ½ of 2, 3 and 4). Loin, Full Cut., Flank on, Kidney and Suet Out (4, 5, 6 and 7). Loin, Full Cut, Flank off, Kidney and Suet Out (4, 5 and 6). Loin, Chort Cut, Flank Off, Kidney and Suet Out (5 and 6). Loin Chops or Roast, Tenderloin End Loin Chops or Roast, Rib End. Flank Blade Chops or Roast, Rib End. Flank Blade Chops or Roast, Rib End. Flank Shank, Front (Boneless) Neck Neck Neck Neck (8, 9, 10, 11 and 12). Rack, Shoulder Off, Knuckle Bone Out (8 and 12). Rack, Shoulder Off, Knuckle Bone Out (8 and 12). Veal Loaf or Patties. Stewing Veal (Boneless) Strip Loin Steaks (Boneless)	c 144 288 511 37 42 43 47 411 19 28 29 20 14 28 18 22 25 24 43 30	c 14 28 51 37 39 45 34 45 33 445 327 41 37 42 43 47 41 19 28 29 20 14 28 18 22 25 24 30 28 49 30	c 15529 51137 400 464333 443 334 444 488 422 29 30 21 155 28 18 29 23 62 50 30 29 50 31	c 155 299 51 30 29 50 30 30 30 30 30 37 41 37 43 44 48 42 20 29 30 21 15 28 18 29 30 29 30 30 30 30 30 30 30 30 30 30 30 30 30	c 155 299 511 37 40 46 334 334 44 48 422 20 29 30 21 155 28 18 29 23 6 25 30 29 50 31	c 15 29 51 37 40 46 33 44 33 34 44 48 42 20 29 30 21 15 28 18 29 23 62 50 30 31	1552952238841477355442384228384244455429129292929244277266330311222555331	c 155 299 511 37 440 448 442 420 229 300 221 155 28 18 29 236 25 30 29 49 30	c 144 288 511 37 399 45 45 334 45 334 45 27 411 37 42 43 47 411 28 29 20 14 28 18 22 25 24 30 28 488 29	c 13 27 49 35 37 43 32 32 32 32 32 32 32 32 41 42 45 40 17 26 27 19 19 27 17 26 20 23 22 22 23 22 23 22 23 23 23 23 23 23	c 12 25 47 34 41 331 31 24 38 34 40 41 43 39 16 24 25 18 12 26 16 24 22 21 27 24 4 46 28	c 12 25 45 33 35 40 30 30 30 30 30 40 42 38 15 23 26 16 24 19 22 21 27 24 45 27	c 144 288 500 366 388 444 33 32 266 40 36 42 43 46 40 18 27 28 20 17 26 21 24 22 26 48 27 26 26 48 27 26 26 27 28 28 28 28 28 28 28 28 28 28 28 28 28	c 144 28 500 366 388 444 33 322 66 440 36 42 43 46 40 18 27 28 20 14 28 17 26 21 24 23 28 26 488 29	6 14 28 500 366 38 44 43 32 266 40 42 43 46 40 18 27 26 21 24 28 26 48 29 26 48 29

SCHEDULE "E" TO ADMINISTRATOR'S Order No. A-1382

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) FOR PROCESSING VEAL SOLD BETWEEN PROCESSORS

Zone	Maximum Price
1	$\begin{array}{c} c \\ 21 \cdot 25 \end{array}$
2	
3	
4	$21 \cdot 75$
56	$22 \cdot 25$ $22 \cdot 00$
7	$\frac{22 \cdot 00}{22 \cdot 00}$
8	21.50
9	21.00
10	$20 \cdot 25$ $19 \cdot 75$
11. 12.	19.75
13	20.75
14	20.50
15	21.00

KNUCKLE BONE

ROUND BONE

-KNEE CAP

RIB CARTILAGES

BREASTBONE BREASTBONE

TIP OF

FORE SHANK BONES

ARM BONE

KNUCKLE BONES

SHANK

9

6

 ∞

10-BREAST

BONE SHOULDER

9-ROUND

or ROAST (Rib end)

Chops or roast

2

12-NECK

II - SHANK, Front

ILLUSTRATIONS

RETAIL

lind

one out Knuckle

3-RUMP,

RETAIL CUT ILLUSTRATIONS LOCATION, STRUCTURE AND NAMES OF BONES

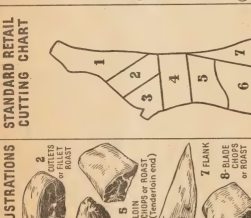
- HIND SHANK BONE

STIFLE JOINT

SECHOCK BONES

KNUCKLE BONE

SHANK



4 SIRLOIN BUTT ROAST

ATLAS-BONE 3ACKBONE. LIP JOINT RUMP BONE TAIL BONE FEATHER BONES, BACKBONE SLADEBONE CARTILAGE SLADEBONE SIDGE BONE VECK BONE ARM KNUCKLE HIP BONE, CHINE BONE BACKBONE L-RACK, Shoulder off, knuckle bone out (8 & 12) K-RACK, Whole suet out (5&6) 89812) off, kidney and D-LEG, Sirloin butt end (3,48 % of2) Short cut, Flank B-LEG, Short cut (1,2 & 3) G-LOIN, end (18% of 2) C-LEG, Shank 3-VEAL LOAF or PATTIES off, kidney and suet -OIN, Full cut, Flank lank on, kidney 14 BONELESS STEW DIN, Full cut, and suet out out (4,5&6) A-LEG. Long cut (1,2,3 & 4) 4.5.687)

THIS CHART illustrates most of the retail cuts of veal which may be sold or offered for sale at prices not in excess of those prices for each cut shown in The Veal Price Chart which is required by Order of the Wartime Prices and Trade Board to be posted in a conspicuous place at each place of business in which veal is sold at retail

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1396

Maximum Manufacturers' and Wholesalers' Prices for Spruce and Lodgepole Pine originating in Manitoba, Saskatchewan, Alberta, and the Northern Interior Region of British Columbia for sale in Western Canada

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:

Maximum Manufacturers' and Wholesalers' Prices for Northern Interior Region of B.C.

- 1. Section 2 of Administrator's Order No. A-1298, dated the 15th day of July, 1944, is amended by adding to the end thereof a new paragraph, to be known as paragraph (d), reading as follows:
 - "(d) in the Northern Interior Region of the Province of British Columbia shall be the price set forth in Schedule E to this Order, which price shall be f.o.b. car point of shipment."

Special Sizes of Lumber

2. Section 5 of the said Administrator's Order No. A-1298, is amended by deleting the words and letters "Schedules A, B, and C" wherever they occur in the said section and by substituting therefor the words and letters "Schedules A, B, C and E".

Schedule "A" Amended

- 3. Schedule A to the said Administrator's Order No. A-1298 is amended
- (a) by deleting the line

"Select Common Dimension.......Add to the above prices \$ 5.00" and by substituting the following:

"Select Common Dimension.......Add to the above prices \$10.00"

(b) by deleting the lines

"1	X	2"—S2S1E	R/L	Bundled	- 1	39.00	
1	X	3"-S2S1E	R/L	Not Bundled		39.50	 77

in the table under the heading "Common Boards, S2S or S4S and Shiplap" and by substituting therefor the following lines

"1	X,	2"—S2S1E	R/L	Bundled	41.00	
1	x	3"—S2S1E	R/L	Not Bundled	41.50	

Schedule of Maximum Prices for Northern Interior Region of British Columbia

4. The said Administrator's Order No. A-1298 is amended by adding thereto a new Schedule to be known as Schedule "E", reading as follows:

"SCHEDULE "E" TO ADMINISTRATOR'S ORDER No. A-1298

Spruce and Lodgepole Pine Shipped from Alberta, Manitoba, Saskatchewan or Northern Interior Region of British Columbia, for Sale in Northern Interior Region of British Columbia

Unless otherwise indicated all prices set out below refer to One Thousand Feet Board Measure and all measurements are calculated from the nominal size.

No. 1 Common Dimension Standard Sizes	Lengths								
Standard Sizes	8'	10'	12'	14'	16'	18'	20'	R/L	
2 x 2" S2S1E 2 x 4" 2 x 6" and 2 x 8" S4S 2 x 10" S4S 2 x 12" S4S		\$36.00 38.50 40.50	\$33.00 35.50 37.50	\$33.00 35.50 37.50	\$35.00 37.50 39.50	\$36.00 38.50 40.50	\$36.00 38.50 40.50	\$36.00	

For every two feet in length in excess of twenty feet Add to the above prices for twenty feet lengths—\$2.00.

No 2 Common Dimension Deduct from the above prices	\$ 2.00
Dimension S2S and CMAdd to the above prices	3.00
Select Common DimensionAdd to the above prices	10.00
Select Tank StockAdd to the above prices	10.00
RoughDeduct from the above prices	3.00

No. 1 Plank and Timbers S4S Standard Sizes			Leng	ths		
Standard Sizes	10'	12'	14'	16'	18'	20'
3 x 4" to 4 x 8"	\$37.50 38.50 39.50 38.50	\$37.50 38.50 39.50 38.50	\$37.50 38.50 39.50 38.50	\$37.50 38.50 39.50 38.50	\$39.50 40.50 41.50 40.50	\$39.50 40.50 41.50 40.50

For every two feet in length in excess of twenty feet Add to the above prices for twenty feet lengths—\$2.00.

For each additional 2" in width or thickness over 8 x 8" an additional 50c. may be charged.

Drop Siding, Ceiling, Flooring. D. and M. Patterns	Widths			
,	4"	6".	8"	
No. 2 Common (Random Lengths 8'-16'). No. 3 Common (Random Lengths 8'-16'). No. 4 Common (Random Lengths 8'-16').	\$44.50 35.50 33.50	\$44.50 37.00 34.50	\$44.00 39.00 36.00	

For Specified Lengths ordered by the buyer.....Add to the above prices \$2.00

D. and Better Finish	Widths								
D. and Detter Finish	4"	5"	6"	8"	10"	12"			
4/4" S2S or S4S R/L	\$53.00 63.00 68.00	\$64.00 74.00 79.00	\$56.00 66.00 71.00	\$56.00 66.00 71.00	\$64.00 74.00 79.00	\$74.00 84.00 89.00			

Common Parada (900 or 949 and 91 inland	Grades					
Common Boards, S2S or S4S and Shiplap	No. 2	No. 3	No. 4	No. 5		
1 x 4" R/L 8'-16'. 1 x 5" R/L 8'-16'. 1 x 6" R/L 8'-16'. 1 x 8" R/L 8'-16'. 1 x 10" R/L 8'-16'. 1 x 12" R/L 8'-16'. 1 x 12" R/L 8'-16'. 1 x 4 to 12" Random Widths, R/L 8'-16'. 1 x 2"—S2S1E R/L Bundled. 1 x 3"—S2S1E R/L Not Bundled.		35.00		\$29.00 32.00 31.00 31.00 31.00 30.00		

Effective Date

5. This Order shall be effective on and after the 13th day of October, 1944.

Dated at Ottawa this 2nd day of October, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1416

Maximum Prices of Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Part II of Schedule "A" of Administrator's Order No. A-1398 is hereby amended by adding immediately after the item "bushel carton" where it appears in said Part II, the following under the following headings:

"Kind of		Varieties i	in Group No.1	Varieties in Group No. 2		
Container		Gr	ades	Grades		
7		No.1	Dom.	No.1	Dom.	
Crate		\$2.15	1.85	1.82	1.62"	

2. This Order comes into force on October 19, 1944.

Dated at Ottawa, this 18th day of October, 1944.

E. J. CHAMBERS, Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1417

New Construction Machinery and Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. This Order comes into force on October 23, 1944 and revokes and replaces Administrator's Order No. A-843.
- 2. For the purposes of this Order, "construction equipment" means new equipment or machinery of a kind or type listed in Schedule "A", "B" or "C" hereto.

SALE AND DELIVERY OF EQUIPMENT

- 3. (1) Every person who requires any article of construction equipment listed in Schedule "A" hereto shall, when placing an order for such article, file with the Administrator of Farm and Construction Machinery and Municipal Service Equipment, a written application on form CM-4 in duplicate for approval of the order, on which form he shall disclose full particulars of the reasons in support of the application.
- (2) Every person who files a written application for approval of any order for construction equipment shall where required under Administrator's Order No. A-1279 make representation to the Wartime Prices and Trade Board that he has complied with the provisions of such Order.
- (3) No person shall sell, offer to sell or supply any article of construction equipment, listed in Schedule "A" hereto, unless the provisions of subsection (1) of this section have been complied with and the said Administrator has approved the application therein referred to.
- 4. No person who manufactures, deals in or distributes parts for construction equipment, listed in Schedule "A" hereto shall sell, offer to sell or supply parts for the repair or maintenance of any such construction equipment unless the person who desires to acquire the same furnishes to such manufacturer, dealer or distributor a certificate in the form set out in Schedule "D" hereto.
- 5. Where by the terms of any of the foregoing sections of this Order the sale or supply of construction equipment or parts therefor is prohibited or restricted, no person shall purchase, receive or acquire such construction equipment or parts except in conformity with the restrictions and conditions applicable to the sale or supply thereof.

MANUFACTURE OF CONSTRUCTION EQUIPMENT

- 6. No person shall manufacture or assemble construction equipment of a class or kind listed in Schedule "C" hereto.
- 7. No person shall in any calendar quarter year, except with the written permission of the said Administrator, manufacture or assemble any construction equipment unless
 - (a) he has filed with the said Administrator the quarterly return prescribed by Section 9 and containing such person's projected production schedule for the same quarter year; and
 - (b) the said Administrator has approved the said schedule in writing as provided in Section 10.
- 8. No person who has filed with the Administrator the quarterly return required by Section 9 shall manufacture or assemble any construction equipment,
 - (a) in any greater quantity of any class or kind than the quantity shown in the said return and approved by the said Administrator; or
 - (b) of any class or kind not shown in such return.

- 9. Every Canadian manufacturer shall file with the said Administrator on or before each February 1, May 1, August 1 and November 1 a return in duplicate on form CM-3. Such return shall show
 - (a) the total of his sales and deliveries on consignment of each type of construction equipment during the previous calendar quarter year;
 - (b) the number of each type of construction equipment which the manufacturer had on hand on the last day of the previous calendar quarter year;
 - (c) a detailed statement of the manufacturer's proposed production of construction equipment during the calendar quarter year next following the date of the return;
 - (d) such further information as the said Administrator may from time to time require.
- 10. The Administrator may approve in whole or part the proposed schedule of production set out in the quarterly return filed by each manufacturer or may direct that such production schedule shall be altered or varied.
- 11. Every person affected by any provision of this Order shall keep and preserve for not less than two years accurate and complete records concerning his production, sales, purchases, acquisitions and inventories of new equipment and parts therefor and the same shall at all times be available for inspection by any authorized representative of the Board.

Dated at Ottawa, this 18th day of October, 1944.

H. H. BLOOM,
Administrator of Farm and Construction
Machinery and Municipal Service
Equipment.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Notes:-

- 1. All forms required to be completed pursuant to the terms of this Order may be obtained from any regional office of the Wartime Prices and Trade Board or from the office of the Administrator of Farm and Construction Machinery, and Municipal Service Equipment, Room 500, 255 Bay Street, Toronto 1, Ontario. Upon completion all forms are to be returned to the office of the Administrator of Farm and Construction Machinery and Municipal Service Equipment, Room 500, 255 Bay Street, Toronto 1, Ontario.
 - 2. Section 9 of The Wartime Prices and Trade Regulations reads as follows:
 - "9. Any person who contravenes or fails to observe any regulation or Order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney General of Canada or any Province so directs, upon indictment, to a penalty not exceeding five thousand dollars, or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation."

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER No. A-1417

Angledozers and modifications thereof (for mounting on tractors of more than 25 drawbar H.P.).

Batchers, construction material.

Batching plants, construction type.

Bins, construction material, portable and stationary types.

Bulk cement handling plants.

Bulldozers and modifications thereof (for mounting on tractors of more than 25 drawbar H.P.).

Cranes, attachments for tractor mounting.

Cranes, crawler and rubber tired mounted power, and modifications thereof, except freight handling lift trucks.

Crushing plants, portable type.

Distributors, bituminous.

Distributors, water (street sprinklers and flushers).

Ditchers, ladder and wheel types.

Draglines, slack line and walking types (other types—see Cranes).

Dredges and dredge equipment, except mining.

Dryers, construction aggregates.

Earth boring machines, vertical auger type (except post hole diggers).

Excavators, (see Shovels):

Finishers, paving (concrete or bituminous).

Graders, earth moving (motor, blade and elevating types).

Hoists, contractors and material handling exceeding 6,000 pounds line pull at 250 FPM line speed or exceeding 1,300,000 foot pounds effort based on second wrap of cable.

Jacks, mud.

Loaders, portable bucket (other than drag, flight or scraper type coal conveyers).

Loaders, portable snow.

Logging arches, tractor drawn.

Maintainers, road (complete machines).

Mixers, concrete construction, above 7 cubic feet.

Mixers, concrete truck or agitator type (with or without elevating towers).

Pavers, concrete.

Plants, asphalt, including travel mix type.

Plants, bituminous patch, hot or cold mixer type (more than 10 tons per hour capacity).

Plants, soil stabilizing.

Plows, snow (rotary and blower types).

Plows, snow (V and blade types), truck, grader or railroad mounted or mounted on tractors of more than 25 H.P., including wings.

Power control units for tractors (both cable and hydraulic).

Pumps, concrete, except for well cementing.

Pumps (larger than 90,000 gallons per hour), portable, engine or electric-motor-driven pumping units, mounted on skids with or without handles, or trailer mounted, self priming centrifugal pumps, horizontal or vertical triplex piston road pumps, ordinarily used for contractors' purposes or by contractors for dewatering and supply.

Rollers, road (pneumatic tired, portable, tandem and three wheeled types.)

Scrapers, carrying and hauling, both drawn and self-propelled.

Shovels, attachments for tractor mounting.

Shovels, crawler and rubber-tired mounted power, and modifications thereof.

Sleighs, logging.

Sprayers, (maintenance units) bituminous material (over 300 gallon capacity).

Spreaders, concrete paving.

Sweepers, motor pick-up, traction driven or engine driven.

Tractors, wheel, for other than farm use, including industrial wheel tractors but excluding industrial types such as or similar to "Hebard Shop Mule".

Tractors, "Mercury" and "Clark".

Wagons, crawler trailer (contractors, logging, cane, etc.).

Wagons, tote (logging and lumbering).

Washing and screening plants, portable type. Wheels, crawler trailer (complete assemblies).

Winches, tractor mounted.

Yarders, logging.

SCHEDULE "B"

TO ADMINISTRATOR'S ORDER NO. A-1417

Angledozers, and modifications thereof (for mounting on tractors of 25 drawbar H.P. or less).

Brooms, rotary, tractor or truck mounted.

*Buckets, clamshell, concrete, dragline and orange peel. *Buckets, scraper (bottomless for dragline operation).

Buggies and carts, concrete (hand operated and power propelled).

Bulldozers, and modifications thereof (for mounting on tractors of 25 drawbar H.P. or less).

Cement guns.

Chutes, concrete handling.

Concrete surfacing machines, hand carried and highway types.

Conveyors, construction material, portable belt type and for portable plants.

Derricks, contractors and material handling, stiff leg, guy, pole, tripod, and setter types (portable or stationary).

Discs, road, wheel mounted and harrow type for construction work.

Ditchers, blade.

Finegraders and subgraders, self-propelled type.

Finishers and rodding machines for wet concrete.

Form tamping and pulling machines.

Forms, concrete road.

Graders, under truck type.

Grapples, rock type.

Hammers, pile.

Heaters, asphalt surface and concrete mixer types.

Hoists, contractors and material handling, hand type and power driven having specifications not exceeding 6,000 pounds line pull at 250 FPM, line speed or not exceeding 1,300,000 foot pounds effort based on second wrap of cable.

Hoppers, portable concrete.

Joint and crack filling machines.

Kettles, bituminous heating.

Mixers, aggregate pulverizer.

Mixers, concrete construction, 7 cubic feet and smaller.

Mixers, plaster and mortar.

Plants, bituminous patch, hot or cold mixer type (10 ton per hour capacity and under).

Plows, cable laying.

Plows, snow (for mounting on tractors of 25 H.P. or less).

Pumps (90,000 gallons per hour and smaller), portable, engine or electric-motor-driven pumping units, mounted on skids with or without handles, or trailer mounted, self priming centrifugal pumps, plunger pumps, or diaphragm pumps ordinarily used for contractors' purposes or by contractors for dewatering and supply, excluding farm type, industrial type and underwriters approved fire fighting pumps.

Rippers, road.

Rollers, tamping and sheepsfoot.

Scarifiers, complete machines, not attachments.

Screening plants, portable type.

Sprayers, (maintenance units) bituminous material (300 gallon capacity and smaller). Spreaders, construction material.

Towers, concrete placing and material elevating.

Vibrators, concrete.

Wellpoint systems.

Winches, contractors (see Hoists).

NOTE:-

*This item may be purchased as a repair part if it is being purchased to replace a similar item that is worn out.

SCHEDULE "C"

TO ADMINISTRATOR'S ORDER No. A-1417

Finegraders and subgraders, drawn type.

Joint levelers.

Scrapers, drag, fresno, and rotary over 27 cubic feet (or one cubic yard capacity).

SCHEDULE "D"

TO ADMINISTRATOR'S ORDER No. A-1417

Certification for Repair Parts

This Order covers repair parts needed for current maintenance, and which will be required to replace worn out parts within 30 days after delivery.

The undersigned purchaser has no parts on hand or on order for this purpose, and has reported all used equipment which he is required to report under Administrator's Order No. A-1279.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1418

Gummed Kraft Paper Tape

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. This Order comes into force on October 21, 1944.
- 2. Administrator's Order No. A-530 restricting the manufacture of gummed kraft paper tape is revoked.

Dated at Ottawa, this 18th day of October, 1944.

C. V. HODDER,
Administrator of Packages and
Converted Paper Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1419

Paper Napkins, Tray Covers, Sputum Paper and Paper Towels

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. This Order comes into force on October 21, 1944.
- 2. Sections 2, 4 and 5 of Administrator's Order No. A-951 are revoked and replaced by the following:
 - "2. No person shall print paper napkins in a special design to a purchaser's specifications.

4. No person shall manufacture tinted or dye-inked paper napkins.

5. No person shall package unprinted paper napkins, whether plain or embossed, otherwise than in lots of 70, 100, 125, 250 or 1,000."

Dated at Ottawa, this 18th day of October, 1944.

C. V. HODDER, Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1420

Respecting Smoked Cross Pack Fillets of Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. Administrator's Order No. A-47, which prohibits processors from preparing or packing any smoked cross pack fillets, is hereby revoked.
 - 2. This Order comes into force on October 21, 1944.

Dated at Ottawa, this 18th day of October, 1944.

A. N. McLEAN,
Administrator of Fish and Fish
Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1421

Household Brushes, Whisks and Mops

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. Administrator's Order No. A-218, as amended, respecting economies in the manufacture of household brushes, twist-in wire brushes and wire brushes, Administrator's Order No. A-186, as amended, respecting whisks, and Administrator's Order No. A-219, respecting mops, are hereby revoked.
 - 2. This Order comes into force on October 23, 1944.

Dated at Ottawa this 18th day of October, 1944.

- JAMES E. FERGUSON, Administrator of Furniture and Brushes.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1422

Conversion of Real Property known as 33 Walker Avenue, in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficent housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1944 as 33 Walker Avenue for permission to convert

the same into a two-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade

Board, it is hereby ordered as follows:-

- 1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 33 Walker Avenue, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:—
 - (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
 - (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
 - (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.
 - 2. This Order shall come into force on the 21st day of October, 1944.

Dated at Ottawa this 18th day of October, 1944.

OWEN LOBLEY,

Rentals Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1423

The Jewellery Trade

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery, it is hereby ordered as follows:

- 1. This Order comes into force on October 26, 1944, and revokes and replaces Administrator's Orders Nos. A-210 and A-447.
- 2. In this Order, "Jewellery" includes, without limiting the generality of said term, all the articles, set out in the Schedule to this Order.

- 3. Where any wholesaler or manufacturer, on the authorization of the Administrator of Jewellery concurred in by the Administrator of Retail Trade, designates a retail selling price for any article of jewellery produced in quantity or marks any such article with such retail price by means of a label, tag or otherwise, no person shall sell such article at retail at any price higher than such designated price or the price marked on such label or tag.
- 4. The maximum price at which the following kinds of Rhinestone or Chatons may hereafter be sold or offered for sale to a manufacturing jeweller shall not exceed

50c a gross net for machine cut—Rounds 20c a gross net for fire polished—Rounds

5. Each manufacturer of jewellery may hereafter buy silver from a refiner or supplier thereof at a price which exceeds by ½ cent per Troy ounce the highest lawful price at which such refiner or supplier sold or offered for sale such silver to the same class of customer during the basic period defined by the Wartime Prices and Trade Regulations; provided, however, that nothing in this Section shall be deemed to authorize any increase in the price of silverware and silver-plated ware to the whole-saler or retailer.

Dated at Ottawa, this 18th day of October, 1944.

H. H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1423

(Being identical with the Schedule "A" to Administrator's Order No. A-210, respecting Jewellery, which Order in revoked by this Order)

1. SILVERWARE DIVISION

Sterling silver flatware
Silverplated flatware
Nickel silver flatware
Chrome-plated flatware
Sterling silver hollow-ware
Silverplated hollow-ware
Nickel silver hollow-ware
Chrome-plated hollow-ware
Hotelware—plated and unplated
Trophy cups—sterling and plated
Sterling silver toiletware
Silverplated toiletware
Ecclesiastical ware—sterling and plated
Silverware containers (Accessories, rolls, boxes, cabinets).

2. Watches Division

Watches of all kinds
Watch movements of all kinds
Watch cases of all kinds
Watch parts of all kinds
Watch material of all kinds
Watchmakers' tools of all kinds
Leather and metal watch attachs

Leather and metal watch attachments, domestic and imported

Clocks of all kinds

Every type of clock, including floor, wall, mantel, alarm and novelty.

3. DIAMOND DIVISION

Diamonds

Precious and semi-precious stones

Imitation stones—pearls and imitation pearls

Diamond and precious stone rings, and diamond set wedding rings.

4. NOVELTY DIVISION

Novelties as usually sold by Jewellery stores.

5. REFINING DIVISION

Melting, refining, assaying

Gold and platinum castings

Gold, silver, platinum and other precious metals in unmanufactured or semimanufactured forms, and materials containing the above.

Sheet, wire, tubing, wedding ring blanks, solders, etc., whether in the precious metals above, as an alloy, or as gold filled or rolled plate.

Old golds, filings and screenings, as well as anodes, plating salts and solutions.

6. GOLD FILLED AND STERLING JEWELLERY DIVISION

Gold filled jewellery

Rolled plate jewellery,

Sterling jewellery

Plated (all qualities) jewellery

Costume and imitation jewellery

Religious goods for personal adornment, such as crucifixes, crosses etc.

Class pins-insignia and emblems (all qualities).

7. GOLD JEWELLERY DIVISION

All types of gold and platinum jewellery, such as—
Wedding rings—all types, with exception of diamond set
Signets—ladies and gents—including diamond set
Ladies coloured stone rings—synthetic stones—imitation stones
Ladies onyx and diamond rings
Gents coloured stone rings—including onyx and diamond
Ladies mountings—plain and engraved
Gents mountings—plain and engraved
Pendants
Brooches

 Jewelery boxes, including those made of metal, plastic, wood, covered or lined with velvet fibres, silk, satin, leatherette or leather.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1424

Maximum Prices for Canned Atlantic Fish and Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered as follows:—

1. Clause (d) of Section 4 of Administrator's Order No. A-1194 is hereby amended by striking out the words "Canned Lobster—fancy grade—government inspected" appearing at the beginning of the said clause (d) and substituting the following therefor:

"Canned Lobster—extra fancy and fancy grade—government inspected."

2. Part "D" of the Schedule to Administrator's Order No. A-1194, as amended, is hereby further amended by adding the following thereto as item (66), under the following headings:

"Kind of Product and Type of Pack	Size and style of container and number of containers to case and net weight of product per container	Column 1	Column 2	Column 3
(66) Canned Lobster, Extra Fancy Grade, Govern- ment Inspected.	96 cans known to the trade as 10-oz. talls containing 6-oz. net weight of meat.		\$ 42.00	\$ 46.00"

3. This Order comes into force on October 27, 1944.

Dated at Ottawa, this 24th day of October, 1944.

A. N. McLEAN.

Administrator of Fish and Fish Products.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1425

Maximum Prices of Soybeans

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered as follows:—

- 1. Section 1 of Administrator's Order No. A-1324 is hereby amended by adding at the end thereof the following words: "and sales by any person of such soybeans when they are sold for seeding or planting purposes."
- 2. Clause (a) of Section 3 of Administrator's Order No. A-1324 is hereby revoked and replaced by the following:
 - "(a) at Toronto, Winnipeg, Lethbridge or Vancouver shall, according to the grade and the moisture content of the soybeans sold, be the price listed for the same in the following table:

TABLE

, Moisture Content	MAXIMUM PRICES PER BUSHEL IN DOLLARS ACCORDING TO GRADES			
	No. 1 and 2 Canada Grade	No. 3 Canada Grade	No. 4 Canada Grade	Other Grades
Up to 14% Over 14% to 15% Over 15% to 16% Over 16% to 17% Over 17% to 18% Over 18% to 19%	$\begin{array}{c} 2.12\frac{1}{2} \\ 2.10 \\ 2.07\frac{1}{2} \\ 2.05 \end{array}$	$\begin{array}{c} 2.12 \\ 2.09\frac{1}{2} \\ 2.07 \\ 2.04\frac{1}{2} \\ 2.02 \\ 1.99 \end{array}$	$ \begin{array}{c} 2.08 \\ 2.05\frac{1}{2} \\ 2.03 \\ 2.00\frac{1}{2} \\ 1.98 \\ 1.95 \end{array} $	$\begin{array}{c} 2.00 \\ 1.97\frac{1}{2} \\ 1.95 \\ 1.92\frac{1}{2} \\ 1.90 \\ 1.87 \end{array}$

Over 19%—deduct from the prices listed above for 19% moisture content soybeans, 3 cents for each one per cent (or fraction thereof) by which the moisture content is over 19%."

3. This Order comes into force on October 27, 1944.

Dated at Oftawa, this 24th day of October, 1944.

K. W. TAYLOR,

Co-ordinator, Foods Administration.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1426

Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Provinces of Nova Scotia, New Brunswick and Quebec

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

Maximum Prices for Pulpwood Delivered by River Driving

- 1. Sub-section (4) of Section (3) of Administrator's Orders Nos. A-1281, A-1282, and A-1283, all dated July 11, 1944, are amended by adding a new paragraph immediately after paragraph "d", to read as follows:—
 - "(dd) Piled at river bank if the pulpwood is delivered from such river bank to the mill entirely by river driving, then in that case the maximum price per cord fixed by sub-sections (1), (2), and (3) of this Section shall be reduced in each case by the actual cost of river driving per cord or \$1.00 per cord, whichever is the lesser."

Effective Date

2. This Order shall be effective on and after the 28th day of October, 1944.

Dated at Ottawa this 24th day of October, 1944.

A. H. WILLIAMSON, Timber Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1427

Respecting Shaving Brushes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. Administrator's Order No. A-198, Respecting Shaving Brushes, as amended, is hereby further amended:
 - (a) by deleting Sections 2, 3, 4, 7 and 9 thereof; and
 - (b) by deleting Section 5 and substituting therefor the following:
 - "5. The manufacturer's list price for each type of shaving brush manufactured in accordance with the specifications set out in Schedule 'A' to this Order shall not hereafter exceed the price per dozen brushes as set forth in the said Schedule under the heading Manufacturers' Maximum List Price and opposite each respective type of brush."
 - 2. This Order comes into force on October 26, 1944.

Dated at Ottawa this 24th day of October, 1944.

JAMES E. FERGUSON, Administrator of Furniture and Brushes.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 9A

Dated October 13, 1944

(Order No. M.C. 9-Jobbers' and Distributors' Advisory Committee-Rescinded)

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 9 dated January 10, 1942 is hereby rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 12D

(Zinc, Zinc Oxide and Zinc Mill Products)

Dated October 12, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purpose of this Order unless the context otherwise requires:

- (a) "zinc" shall mean all grades of metallic zinc which have been produced by any electrolytic or any heat-refining process and shall include zinc metal produced from scrap or dross, zinc dust and any alloy in the composition of which the percentage by weight of zinc exceeds 50 per cent, but shall not include zinc mill products;
- (b) "zinc oxide" shall mean all grades of zinc oxide which have been produced from zinc metal, zinc dross, zinc ores or zinc concentrates and/or any other zinc-bearing material;
- (c) "zinc mill products" shall mean any semi-fabricated zinc and shall include any product of a zinc rolling mill such as rod, bar, sheet and ribbon zinc.

2. ORDERS No. M.C. 12C AND No. M.C. 12C-1 RESCINDED

The Orders of the Metals Controller, No. M.C. 12C, dated April 19, 1944, and No. M.C. 12C-1, dated August 3, 1944, are hereby rescinded.

3. UNAUTHORIZED SALES PROHIBITED

- (1) Except as provided in subsection (2), next succeeding, no person shall supply or acquire zinc or zinc oxide unless the person receiving such zinc or zinc oxide delivers to the supplier a permit issued by the Metals Controller authorizing such transaction.
- (2) The provisions of subsection (1) of this Section shall not apply to the supply of zinc or zinc oxide in amounts not exceeding 5,000 pounds of each to any person in any calendar month, or to the supply of zinc oxide in quantities exceeding 5,000 pounds when purchased for use in the manufacture of ink, linoleum or paint under a permit from the Controller of Chemicals.

4. INVENTORIES LIMITED

Except under a permit in writing from the Metals Controller, no person shall in any month obtain, acquire, or accept delivery of, zinc or zinc oxide if by so doing he will have a quantity on hand in excess of his consumption or sales during the two calendar months immediately preceding.

5. Reports

- (1) Until otherwise ordered, any person having a stock of zinc, zinc oxide and/or zinc mill products in his possession, and who is currently delivering monthly reports to the Metals Controller with respect to such zinc, zinc oxide or zinc mill products, shall continue to deliver such monthly reports to the Metals Controller on or before the tenth day of each month, in such form and in such detail as the Metals Controller may from time to time require.
- (2) The Metals Controller may require any person who has a stock of zinc, zinc oxide, or zinc mill products, to furnish such reports or information as he considers necessary.

6. PERMITS

Provisions of this Order shall be subject to any permit or Order issued by the Metals Controller.

7. EFFECTIVE DATE

This Order shall be effective on and after October 16, 1944.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

Note:—Persons wishing to obtain authorization to acquire zinc oxide for use in the manufacture of ink, linoleum or paint should apply to the Controller of Chemicals, 1235 McGill College Avenue, Montreal, P.Q.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 17C

(Order No. 17B—Copper and Zinc in Lithography, Photo-Engraving (including Rotogravure) and Electrotyping—Rescinded)

Dated October 13, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

It is hereby ordered as follows:

1. The Order of the Metals Controller No. M.C. 17B dated April 19, 1944 is hereby rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 30-A

(Order No. M.C. 30-Non-ferrous Castings Advisory Committee-Rescinded)

Dated October 12, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

It is hereby ordered as follows:

1. The Order of the Metals Controller No. M.C. 30 dated October 27, 1942 is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 31A

(Order No. M.C. 31-Babbitt Advisory Committee-Rescinded)

Dated October 12, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

It is hereby ordered as follows:

1. The Order of the Metals Controller No. M.C. 31 dated November 12, 1942 is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 32A

(Order No. M.C. 32—Solder Advisory Committee—Rescinded)

Dated October 12, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute.

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 32 dated November 12, 1942 is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 33A

(Order No. M.C. 33—Non-ferrous Wrought Alloys Advisory Committee—Rescinded)

Dated October 12, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 33 dated November 12, 1942 is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVÈD:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 38-A

(Wrought Copper and Copper Alloys)

Dated October 20, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. ORDER NO. M.C. 38 AMENDED

The Order of the Metals Controller No. M.C. 38 dated December 17, 1942 is hereby amended by adding the following as Section 16 thereof:

"16. SURPLUS STOCKS

Notwithstanding any other provision of this Order, stocks of wrought copper or copper alloys in the hands of a consumer, which the holder has no prospect of using within the ensuing six months for the purpose for which the stocks were originally obtained, may be used by him for any purpose, or sold to any other consumer (not to a dealer or distributor) for any purpose, without prior application to the Metals Controller or submission of an 'Application for Permission to Purchase' with the purchase order."

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 50A

(Order No. M.C. 50—Electroplating and Metal Finishing Advisory Committee—

Rescinded)

Dated October 12, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 50 dated March 31, 1943 is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 51A

(Order No. M.C. 51—Non-ferrous Welding, Brazing and Hard Surfacing Advisory Committee—Rescinded)

Dated October 12, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

It is hereby ordered as follows:

1. The Order of the Metals Controller No. M.C. 51 dated March 30, 1943 is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 23A

(Bus Colour and Markings-Order No. M.V.C. 23 Rescinded)

Dated October 19, 1944

Pursuant to the powers conferred by Order in Council P.C. 1121, dated February 13, 1941, as amended, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. Order No. M.V.C. 23 Rescinded

The Order of the Motor Vehicle Controller No. M.V.C. 23 dated August 15, 1942, is hereby rescinded.

APPROVED:

E. R. BIRCHARD,

Deputy Motor Vehicle Controller.

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 19A

(Order No. Timber 19-Mahogany, Teak and Balsa Wood-Amended)

Dated October 13, 1944.

Pursuant to the authority conferred by Order in Council P.C. 1997 of March 21, 1944, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. RESTRICTIONS ON TEAK AND BALSA WOOD LUMBER REMOVED

Section 1 of the Timber Controller's Order No. Timber 19 dated April 22, 1943 is amended to read as follows:

"1. DISPOSAL OF MAHOGANY LUMBER

No person shall process, put into use or dispose of any mahogany lumber except under a permit in writing from the Timber Controller."

A. H. WILLIAMSON.

Timber Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Wood Fuel 2A

(Order No. Wood Fuel 2-Charcoal Production Facilities-Rescinded)

Dated October 19, 1944

Pursuant to the authority conferred by Order in Council P.C. 1997 of March 21, 1944 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Wood Fuel Controller No. Wood Fuel 2 dated July 31, 1943 and made an Order of the Timber Controller by Order in Council P.C. 1998 of March 21, 1944 is rescinded.

A. H. WILLIAMSON, Timber Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

VOLUME IV, No. 5



NOVEMBER 6, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY



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PART I

Orders in Council

Order in Council re control exercised over the business of Montreal Tramways Company

P.C. 8211

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 24th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply and the Minister of Labour report that representations have been received by them respecting the interpretation of Order in Council P.C. 6416 dated 11th August, 1944, appointing Controllers to manage, operate and carry on the transportation business of the Montreal Transays Company and proposing clarification of the Order to determine more precisely the authority of the board of directors and shareholders to deal with matters not directly connected with the transportation business and that the Controllers are not required to take responsibility for decisions relating to such matters.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and the Minister of Labour and under and by virtue of the powers conferred by the War Measures Act, being Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Order in Council P.C. 6416 dated 11th August, 1944, and it is hereby amended as follows:—

1. Article 2 is revoked and the following is substituted therefor,—

"2. The said Controllers shall have the custody and control of such property and assets of the Company as they in their uncontrolled discretion and judgment may deem necessary in order to manage, operate and carry on the transportation services of the Montreal Tramways Company, and they shall for such purposes have and exercise the powers, authority and rights of the board of directors of the Company."

2. Article 5 is revoked and the following is substituted therefor,—

"5. The authority of the board of directors and the shareholders in respect of the management, operation and carrying on of the transportation services of the Company is, subject to article 9 of this Order in Council, suspended until the powers, authority and rights of the Controllers in respect of such management, control and operation shall be revoked."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending the National Selective Service Civilian Regulations

P.C. 8212

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 24th of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulation (P.C. 246, dated January 19, 1943, as amended) and they are hereby further amended by revoking Subsection (3) of Section 251 thereof and substituting therefor the following,—

"251 (3) The Minister shall pay not less than fifty cents per day to every person performing alternative service under this section and may pay not more than seventy-five cents per day to any person who has been appointed a subforeman and not more than one dollar per day to any such person who has been appointed a foreman."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending the Pacific Herring Production Regulations

P.C. 8288

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 27th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas for the purpose of safeguarding the supply of canned herring and edible herring meal and oil manufactured from herring, the products of which are required to be maintained at high levels by reason of the state of war, the Pacific Herring Production Regulations were made and established by Order in Council P.C. 6839 of August 30, 1943.

And whereas the Minister of Fisheries reports that at certain periods during the fishing season herring contain redfeed and at such times are unfit for canning, that this condition generally exists for short duration after which the fish may again be canned and, in order that there may be available the greatest possible quantities of herring for human consumption in the canned form, that it is desirable, in the areas in British Columbia known as the lower east coast sub-district and the Quathiaski sub-district, that fishing operations be prohibited when the herring are full of feed.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, and under and by virtue of the powers conferred by the War Measures Act, is pleased to amend the said Pacific Herring Production Regulations, and they are hereby amended by adding thereto the following paragraph:

9. (a) The Minister may, when he ascertains that herring in the lower east coast, or the Quathiaski sub-district, are "full of feed" and so unfit for canning, by order, prohibit herring fishing operations in the said sub-districts, or in any area of the said sub-districts, until this condition disappears, or until such time as he may determine that herring caught in these sub-districts are so free of "feed" as to be in proper condition for canning.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending P.C. 3455, May 9, 1944 re New Brunswick Wartime Labour Relations Board

P.C. 8293

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 27th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the provisions of Order in Council P.C. 3455 of May 9th, 1944, providing for the establishment of the New Brunswick Wartime Labour Relations Board to administer the provisions of the Wartime Labour Relations Regulations in

the Province of New Brunswick, the Chairman of the said Board, therein designated. is the Minister of Health and Labour for the Province of New Brunswick;

And whereas the Minister of Labour reports that a separate Department of Labour having been more recently established in the Province of New Brunswick, that the Minister in charge thereof is now designated as the Minister of Labour and that it is necessary to amend Order in Council P.C. 3455 of May 9th, 1944, accordingly:

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, is pleased to amend Order in Council P.C. 3455 of May 9th, 1944, and it is hereby amended by striking out the words "the Minister of Health and Labour for the Province of New Brunswick" where they appear in subsection one of section two thereof and inserting the following words in place thereof: "The Minister of Labour for the Province of New Brunswick".

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re transportation to Canada of wives and dependents of the Corps of (Civilian) Canadian Fire Fighters

P.C. 105/8367

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 31st October, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of National War Services, concurred in by the Honourable the Acting Minister of Mines and Resources, reporting:

"That by Order in Council, P.C. 6422, dated the 12th day of August, 1944, provision was made for the transportation to Canada of wives and other dependents of members of the naval, military and air forces of Canada.

That it is deemed expedient that similar provision should be made for the transportation of the wives and dependents of members of the Corps of (Civilian) Canadian Fire Fighters for Service in the United Kingdom.

That with the concurrence of the Minister of Mines and Resources and under the authority of the War Measures Act, I recommend that the attached Regulations be enacted and the costs in connection therewith be paid out of the allotments from the War Appropriation to the Department of National War Services."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

REGULATIONS -

- 1. These regulations may be cited as "Dependents Transportation (Fire Fighters) Regulations, 1944."
- 2. In these regulations and in any instruction or direction issued pursuant thereto unless the context otherwise requires-
 - (a) "member of the corps" means a member or former member of the Corps of (Civilian) Canadian Fire Fighters for service in the United Kingdom, who has served, or is serving in the United Kingdom or on the Continent of Europe during the present war as a member of such corps and who has married outside of Canada while so serving;
 - (b) "dependent" means
 - (i) the wife or widow of a member of the Corps and who is not resident in Canada and who was married to such member of the corps while such member of the corps was serving in the United Kingdom or on the Continent of Europe during the present war;

(ii) the child or children (including adopted children and step-children) of

such member of the corps.

- 3. After the necessary authorization has been issued by the Department of Mines and Resources, transportation and travelling expenses may be granted at public expense as hereinafter provided to a dependent from the place of residence of such dependent
 - (i) to the place in Canada designated by the dependent if the member of the corps was resident in Canada immediately prior to appointment, enlistment or enrolment,
 - (ii) to any place designated by the dependent in the Country beyond Canada where the member of the corps was resident immediately prior to appointment, enlistment or enrolment or to any place in Canada designated by the dependent.
 - 4. The class of accommodation provided will be as follows:
 - (i) For rail travel from the place of residence to the port of embarkation, that which compares as closely as possible to Canadian tourist accommodation when travelling overnight and coach class for day journeys.
 - (ii) For ocean passage, that which is available during the period of wartime conditions and thereafter as may be designated by the Minister of National War Services.
 - (iii) For rail travel from port of disembarkation to destination, coach class accommodation for day trips. For overnight journeys tourist accommodation; if tourist accommodation is not operated or is not available, first class transportation and berths in standard sleeping cars.
- 5. The amount of baggage that a dependent may have transported at public expense will be limited to the weights shown hereunder, such amounts to include weights carried free by carriers:
 - (i) For one, two or three dependents-500 lbs.
 - (ii) For each dependent in excess of three—150 lbs.
- 6. The cost of meals to be provided will not exceed seventy-five (75) cents for breakfast, seventy-five (75) cents for lunch and one dollar (\$1.00) for dinner.
- 7. Where the dependent is required prior to embarkation to proceed from the place of residence to a place specified by the Immigration Branch of the Department of Mines and Resources, or by a representative of the corps for the purpose of interviews, medical examination, etc., sleeping accommodation where necessary will be provided.
- 8. For periods spent at place of interview as hereinbefore provided, stop-overs en route or at port of embarkation where necessary, hostel accommodation with meals will be provided or when such is not available arrangements will be made for other accommodation, including meals.
- 9. These regulations shall not entitle any dependent to any of the aforementioned benefits with respect to more than one journey.
- 10. The Minister of National War Services may issue such instructions or directions and do such acts and things as he may from time to time deem necessary for carrying out the provisions of these regulations, and for the effective administration thereof.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending the Post-Discharge Re-Establishment Order

P.C. 108/8367

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 31st October, 1944.

The Board recommend that Order in Council P.C. 5210, dated July 13, 1944, known as The Post-Discharge Re-Establishment Order, be amended by deleting subparagraph (6) of paragraph 5 thereof and by renumbering sub-paragraph (7) as subparagraph (6).

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing that payments to discharged persons under paragraphs 6, 8 and 9 of the Post-Discharge Re-Establishment Order shall not be liable to taxation

P.C. 128/8367

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 31st October, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Veterans' Affairs, concurred in by the Honourable the Minister of National Revenue, reporting:

"That under and by virtue of Order in Council P.C. 5210 of the 13th July, 1944, known as The Post-Discharge Re-establishment Order, the Minister of Pensions and National Health is authorized to make payment of a grant, under conditions therein set forth, to a discharged person who is pursuing vocational or technical training or other educational training which has been approved by the Department of Pensions and National Health as training which will fit him or keep him fit for employment or re-employment, or will enable him to obtain better or more suitable employment;

And that the amounts of such grants have been determined on the basis that there should be no deduction therefrom by reason of taxation under the Income War Tax Act.

Now, therefore, the undersigned, with the concurrence of the Minister of National Revenue, has the honour to recommend that Your Excellency in Council, under the War Measures Act, be pleased to order that moneys granted to a discharged person under the provisions of paragraphs 6, 8 and 9 of Order in Council P.C. 5210 of the 13th July, 1944, known as The Post-Discharge Re-establishment Order, shall not be liable to taxation under the Income War Tax Act."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 2

(Third Revision)

Supplement No. 6

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 23rd October, 1944.

To Collectors of Customs and Excise, and others concerned:

Foreign Exchange Control Board

Instructions to Collectors of Customs and Excise, WM No. 2 (Third Revision), are amended by deleting Subsection (a) (i) of Section 12 and substituting the following therefor:

Section 12, Subsection (a)

(i) Goods exported to Newfoundland or to a country in the sterling area, which includes territories under the sovereignty, protection, suzerainty or mandate of His Majesty (except Canada and Newfoundland) and also includes Egypt, the Anglo-Egyptian Sudan, Iceland, Faroe Islands and Iraq.

The effect of this amendment is to exclude from the definition of the sterling area the Belgian Congo and Ruanda-Urundi. Supplement No. 4 to Memoramdum WM No. 2 (Third Revision) is hereby superseded.

P. L. YOUNG,

Acting Ass't Deputy Minister of National Revenue for Customs.

WM No. 39

Seventh Revision

Supplement No. 11

MEMORANDUM

(Customs Division)

OTTAWA, 20th October, 1944.

To Collectors of Customs and Excise, and others concerned:

Export Permits-Live Sheep and Lambs

By Export Permit Branch Order No. 100, effective on and after September 29th, 1944, export permits are no longer required for shipments of live sheep and lambs to the United States or to British Empire countries.

P. L. YOUNG,

Acting Ass't Deputy Minister of National Revenue for Customs.

WM No. 39

Seventh Revision

Supplement No. 12

MEMORANDUM

(Customs Division)

Ottawa, 25th October, 1944.

To Collectors of Customs and Excise, and others concerned:

Export Permits—Books

Effective on and after August 14th, 1944, (P.C. 6024; 8/8/44), books, as defined by the Wartime Prices and Trade Board's Order No. 332, are added to Group Four of the export control schedule. Books for the Armed Forces are, however, specifically exempted from the operation of this Order.

Supplement 8 to WM No. 39, Seventh Revision, is hereby superseded.

P. L. YOUNG,
Acting Ass't Deputy Minister of National Revenue
for Customs.

Note: The Wartime Prices and Trade Board's Order No. 332 defines "book" as follows:

"A literary or artistic composition or treatise printed on a collection of pages which are bound, wire-stitched, or otherwise fastened together, and which contains no advertising of goods or services except of other books issued by the same publisher, and which is not a "newspaper", "other periodical", "publication" as defined in Wartime Prices and Trade Board Order No. 295."

WM No. 56

Revised MEMORANDUM

(Customs Division)

OTTAWA, September 26, 1944.

To Collectors of Customs and Excise, and others concerned:

Controlled Importations

Herewith is published for your information an Alphabetical Index of goods the importation of which is controlled by permit or otherwise, by Orders in Council passed under the authority of the War Measures Act.

(Note.—This list does not include goods covered by the Shipping Priorities

Regulations—Memorandum WM 89 and Supplements.)

All concerned should consult the Departmental memoranda referred to for full particulars.

Memorandum WM No. 56 and Supplements are hereby superseded.

P. L. YOUNG,
Acting Ass't Deputy Minister of National Revenue
for Customs.

MATERIALS, THE IMPORTATION OF WHICH IS CONTROLLED BY PERMIT OR OTHERWISE

Note.—This list does not include goods covered by the Shipping Priorities Regulations (Memorandum WM 89 and Supplements).

Regulations (Memorandum WM 89 and Supplements).				
Goods	· A	pplications sent to		Memoranda '
"A"				
Acetate, Amyl	Chemica	al Controll	er	WM 51 Revised.
" Butyl		46		c c
" Butyl Carbitol		` "		WM 51 Rev., Supp. 2.
" Butyl Cellusolve	. 66	"		i.
" Carbitol (Diethylene glycol mono ethyl ether acetate).	- "	"		WM 51 Revised.
" Cellusolve (Ethylene glycol mono ethyl ether acetate).		"	•••••	
" Ethyl		"		cc
" Isopropyl		44		WM 51 Rev. Supp. 1.
Acetone		"		WM 51 Revised.
Acetylsalicylic Acid and all starch granula tions thereof, in any form, whether pow der, granular, tablet or liquid.		9 44		WM 82.
Acid, Acetylsalicylic and all starch granula tions thereof, in any form, whethe powder, granular, tablet or liquid.	r	ec P	• • • • • • • • • • • • • • • • • • • •	
" Ascorbic or Cevitamic (Vitamin C).		"		WM 82, Supp. 1.
" Cevitamic or Ascorbic (Vitamin C).		46		"
" Citric		"		WM 82, Supp. 2.
" Isoascorbic	. "	"		WM 82, Supp. 1.
" Nicotinic (Niacine, pyridinecarboxy lic acid.	- "	66		WM 82, Supp. 6.
" Pyridinecarboxylic (Niacine, nicotini acid).	e "	"		'u
" Salicylic, in any form, whether powder, granular, tablet or liquid.		"		WM 82.
" Stearic	Oils and	Fats Adm	inistrator	WM 67, Supp. 1.

	1	
Goods	Applications to be sent to	Memoranda
Agar	Chemical Controller	WM 82.
Albumen, dried	Permission to import required from Dairy Products Board	WM 58.
Alcohol, Amyl	Chemical Controller	WM 51, Revised.
" Butyl		44
" Diacetone	« «	WM 51, Rev., Supp. 1.
" Isopropyl (Isopropanol)	и и	WM 51, Revised.
Amide, Nicotinic acid (Niacinamide, Nicotinamide).		WM 82, Supp. 6.
Amyl Acetate	« «	WM 51, Revised.
Amyl Alcohol	« «	66
Anti-Freeze	« «	WM 82, Supp. 3.
Anti-Freeze Mixtures, containing ethylene glycol.		WM 82.
Apparel, wearing, and clothing, wholly or partially manufactured— (a) composed wholly of cotton, n.o.p. (Ex 532).	Supply Division, Wartime Prices and Trade Board.	WM 102.
(b) composed wholly or in part of vegetable fibres but not containing wool, n.o.p. (Ex 548).		
(c) composed wholly or in part of wool or similar animal fibres (Ex 555).		66
Apparel, wearing, clothing and articles, made from woven fabrics and all textile manufactures, wholly or partially manufactured, n.o.p., of which the component of chief value is silk or synthetic textile fibres or filaments (items 567 and 567a).		cc
Apricots, nectarines, pears and peaches, dried desiccated, evaporated or dehydrated (item 99g.)	Department of National Revenue for reference to the Commodity Prices Stabilization Corp.	WM 84.
Articles, clothing and wearing apparel, made from woven fabrics and all textile manu- factures, wholly or partially manufac- tured, n.o.p., of which the component of chief value is silk or synthetic textile fibres or filaments (items 567 and 567a).	Prices and Trade Board.	WM 102.
Articles equipped or designed to be equipped with rubber tires.	Department of National Revenue.	WM 63.

Goods	Applications to be sent to	Memoranda
Artificial silk, rovings, yarns and warps of (tariff items Ex 558b, Ex 558d, 558f and 558g), not including threads, cords or twists packaged for retail sale.	Rayon Products.	WM 101.
Ascorbic or Cevitamic Acid (Vitamin C)	Chemical Controller	WM 82, Supp. 1.
Asphalt or asphaltum, solid or not, (item 273).	Oil Controller	WM 93 Revised.
Asphaltum or asphalt, solid or not, (item 273).		cc
" oil for paving or other purposes (item 273a).	<i>u</i>	ee
Automobiles and motor vehicles of all kinds, n.o.p.; chassis for same (item 438a).	Motor Vehicles Controller	WM 102.
Awnings composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	cc
«В »	•	
Bags of jute, except used or second hand jute bags (Ex 547).	Department of National Revenue.	WM 98.
Bananas	Foods Administrator	WM 95.
Bananas, dried or evaporated	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Barilla or Soda Ash	Chemical Controller	WM 74.
Bark, Cinchona		WM 82.
Bath Mats and Bathroom Mats composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Prices and Trade Board.	WM 102.
Batting, Batts and Wadding of wool (Ex 536)	Wool Administrator	WM 88.
Beans, cocoa, not roasted, crushed or ground (item 77a).	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Bedspreads and other bed coverings composed wholly or in part of cotton, flax, wool, or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Beeswax	Department National Revenue for reference to Oils and Fats Administrator.	WM 79.

Goods	Applications to be sent to	Memoranda
Billiard Cloth (item 554f)	Wool Administrator	WM 88.
Blanketing, containing wool (Ex 553a)		66
Blankets, containing wool (Ex 553 and Ex 553a).		46
Bort or diamond dust for borers	Metals Controller	WM 102.
Braided Fabrics, Jute (item 541b)	Department National Revenue	WM 98.
Braided Fabrics (item 554d)	Wool Administrator	WM 88.
"Brattice Cloth" (item 541c)	Department National Revenue	WM 98.
Bristles, Natural (Ex 654)	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Buses, electric, trackless trolley; chassis for same (item 438a).	Motor Vehicles Controller	WM 102.
Butter	Licence and import permit from Dairy Products Board required.	WM 44 Revised.
Buttermilk, condensed	Permission to import required from Dairy Products Board.	WM 58.
" dried	66 66 66	as a second
Butyl Acetate	Chemical Controller	WM 51 Revised.
" Alcohol	· · · · · · · · · · · · · · · · · · ·	"
" Carbitol (Diethylene Glycol Mono- butyl Ether).	« «	cs
" Carbitol Acetate	66 66	WM 51 Revised, Supp.
" Cellusolve (Ethylene Glycol Mono- butyl Ether).	, /46 46	WM 51 Revised.
" Cellosolve Acetate	46 66	WM 51 Revised, Supp.
" Lactate	66 66	WM 51 Revised.
··C''		
Cables, ropes, twine or other cordage, wholly or in part of manila, java or sisal fibres of all kinds and grades (Ex tariff items 537, 537a, 537c, 538, 539, 539a et al).		WM 103.

		1
Goods	Applications to be sent to	Memoranda
Caffeine and Salts thereof	Chemical Controller	WM 82, Supp. 6.
Candy, sugar, not including sweetenedgums, candied popcorn and candied nuts (Exitem 141).	Sugar Administrator	WM 102, Supp. 3.
Canned Meats, Poultry or Game (item 8)	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Canopies composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Carbitol (Diethylene Glycol, Monoethyl Ether).	Chemical Controller	WM 51 Revised.
" Butyl (Diethylene Glycol Monobutyl Ether).	« «	"
" Acetate (Diethylene Glycol Mono- ethyl Ether Acetate)		46
" Acetate, Butyl		WM 51 Rev., Supp. 2.
Casein	Licence and Import Permit from Dairy Products Board required.	WM 87.
Cellosolve (Ethylene Glycol Monoethyl Ether).	Chemical Controller	WM 51 Revised.
" Butyl (Ethylene Glycol Monobutyl Ether).		"
" Methyl (Ethylene Glycol Mono- methyl Ether).	· · · · · · · · · · · · · · · · · · ·	
" Acetate (Ethylene Glycol Mono- ethyl Ether Acetate).	<i>u u</i>	66
" Acetate, Butyl	« «	WM 51, Rev., Supp. 2.
Cevitamic or Ascorbic Acid (Vitamin C)		WM 82, Supp. 1.
Chassis for automobiles and motor vehicles of all kinds, and for electric trackless trolley buses (item 438a).	Motor Vehicles Controller	WM 102.
Cheese	Licence and Import Permit from Dairy Produce Board required.	WM 44 Revised.
China, Goods from No permit required but cannot be released without permission of Custodian.		WM 54, Supp. 1.

Goods	Applications to be sent to	Memoranda
Cinchona Bark	Chemical Controller	WM 82.
Citrate, Sodium		WM 82, Supp. 6.
" Potassium.		
I otassium	• • • • • • • • • • • • • • • • • • • •	
Citric Acid		WM 82, Supp. 2.
Cloth, Billiard (item 554f)	Wool Administrator	WM 88.
" Brattice (item 541c)	Department National Revenue	WM 98.
" Filter Press (items 554e and 554g)	Wool Administrator	WM 88.
" Melton (item 556a)		66
" Slipper (item 556b)		66
Clothing and wearing apparel, wholly or partially manufactured—		
(a) composed wholly of cotton, n.o.p. (Ex 532).	Supply Division, Wartime Prices and Trade Board.	WM 102.
(b) composed wholly or in part of vegetable fibres but not containing wool, n.o.p. (Ex 548).		cc
(c) composed wholly or in part of wool or similar animal fibres (Ex 555).	u u	44
Clothing, wearing apparel and articles, made from woven fabrics, and all textile manufactures, wholly or partially manufactured, no.p., of which the component of chief value is silk or synthetic textile fibres or filaments (items 567 and 567a).	α , α	
Coal and Coke	Licence from Coal Administrator required.	WM 12 and Supp. 1 and 2.
Cocoa Beans, not roasted, crushed or ground (item 77a).	Department National Revenue for reference to Commodity Prices Stabilization Corp.	
Coffee, green	ee <u> </u>	WM 73.
Coke and Coal	Licence from Coal Adminis- trator required.	WM 12 and Supp. 1 and 2.
Comforters composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.

Goods	Applications to be sent to	Memoranda
Concentrate, Whey	Permission to import required from Dairy Products Board.	WM 58.
Concentrated Milk Products (see list in Memo.)	66	ш
Condensed Buttermilk	"	46
" Milk, sweetened	"	66
" Milk, unsweetened	α	66
Copper Sulphate (not including dehydrated Copper Sulphate).	Chemical Controller	WM 82.
Cordage, other, and cables, ropes or twine, wholly or in part of manila, java or sisal fibres of all kinds and grades (Ex tariff items 537, 537a, 537c, 538, 539, 539a et al.)		WM 103.
Corn Syrup (item 139)	Applications approved by Sugar Administrator required for entry.	WM 8 Revised and Supp. 1.
Counterpanes composed wholly or in part of cotton, flax, wool or other textile fibres Ex 532, Ex 548, Ex 555 et al).		WM 102.
Coverings, bed, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		
removable, for automobile and furniture upholstery, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		ει
Covers, cushion, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		
" seat, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		
Currants, dried, and Raisins (item 99c)	Department National Revenue for reference to Commodity Prices Stabilization Corp.	
Curtains composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Cushion covers composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	ιι 	
Cushions, including pin-cushions, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		u

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Goods	Applications to be sent to	Memoranda
"D"		
Dates, dried unpitted in bulk (item 99d)	Department of National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
" n.o.p. (item 99e)	ee ee ee	
Diacetone Alcohol	Chemical Controller	WM 51 Rev., Supp. 1.
Diamond dust or bort for borers (item 364)	Metals Controller	WM 102.
Diamonds, black, for borers (item 364), and industrial (Ex 648a).	« . «	46
Dibutyl Phthalate	Chemical Controller	Wm 51 Revised.
Dichloride, Ethylene		66
Diethanolamine	u u	66
Diethylene Glycol	u u	46
" Monobutyl Ether (Butyl Carbitol).		66
" Monoethyl Ether (Carbitol)	" " " · · · · · · · · · · · · · · · · ·	н
" Monoethyl Ether Acetate (Carbitol Acetate).		
Diethyl Phthalate		WM 51 Rev., Supp. 2.
Dimethyl Phthalate		46 46
Distillate, engine, ·8017 specific gravity (45·0 A.P.I.) or heavier at 60 degrees Fahren- heit (item 269a).	Department of National Revenue	WM 102.
Doilies composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board	ш
Drapes composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		46
Dresser scarves composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		46

Goods Control of the	Applications to be sent to	Memoranda
Embroideries, textile manufactures composed in part of, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex. 532, Ex. 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Emetine.	Chemical Controller	WM 82, Supp. 5.
Enemy origin goods		WM 1, 3rd Revision.
Engine distillate ·8017 specific gravity (45·0 A.P.I.) or heavier at 60 degrees Fahrenheit (item 269a).	Department of National Revenue.	WM 102.
Ether, Diethylene Glycol Monobutyl (Butyl Carbitol).	Chemical Controller	WM 51 Revised.
" Diethylene Glycol Monoethyl (Carbitol).	u , u	
" Ethylene Glycol Monobutyl (Butyl Cellosolve).	« , «	46
" Ethylene Glycol Monoethyl (Cellosolve).		46
" Ethylene Glycol Monomethyl (Methyl Cellosolve).		44
Ethyl Acetate		"
" Lactate	α α	"
Ethylene Dichloride	ш ш <u></u>	cc .
" Glycol	« «	44
" Glycol Monobutyl Ether (Butyl Cellosolve).	· " "	66
" Glycol Monoethyl Ether (Cellosolve).	<i>u u</i>	u.
" Glycol Monoethyl Ether Acetate (Cellosolye Acetate).	a and a	66
" Glycol Monomethyl Ether (Methyl Cellosolve).	<u>u</u> <u>u</u> , <u>u</u>	"

Goods	Applications to be sent to	Memoranda
«FF»		
Fabrics, braided (item 554d)	Wool Administrator	WM 88.
" braided, jute (item 541b)	Department National Revenue	WM 98.
" woven, jute (items 541, 541a and 541b).	. 46	44
woven (items 554, 554a, 554b, 554c, 554d and 554f).	Wool Administrator	WM 88.
" woven, of vegetable fibres ("brat- tice cloth" item 541c).	Department National Revenue.	WM 98.
" and socks and stockings wholly or in part of wool covered by vari- ous tariff items (see Memoran- dum).		WM 88.
Felt, needled (item 556)	ш , м	u
Felt, pressed (item 552)	« «	"
Fibres, jute (Ex 535)	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Fibres, manila, java or sisal of all kinds and grades, and cables, ropes, twine or other cordage, wholly or in part thereof (Extariff items 535, 535a, 535b, 535d, 535e, 537, 537a, 537c, 538, 538a, 539, 539a et al).		WM 103.
Figs, dried (item 99f)	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Filter Press Cloth (items 554e and 554g)	Wool Administrator	WM 88.
Fruits, fresh (items 92, 93, 94, 95, 95a, 95b, 96, 97, 98, 100, 100a, 101, 101a, 101b and 102).	See Memorandum	WM 100.
" dried, desiccated, evaporated or dehydrated, n.o.p. (item 99b).	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
"G"		
Game or poultry, meats, canned (item 8)	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Garments and underwear, knitted (Ex 568).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Gasoline, etc. (items 269 and 269a)	Department of National Revenue.	««
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Goods	Applications to be sent to	Memoranda
Ginger and spices, ground or unground, n.o.p. (items 30 and 31).	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Gloves and mitts of all kinds, n.o.p. (item 568b).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Glucose or grape sugar	Application forms approved by Sugar Administrator re- quired for entry.	WM8 Rev. and Supp.
Glucose Syrup	и	
Glycerine	Chemical Controller	W.M. 51 Revised.
Glycol, diethylene	ee ee	
Glycol, ethylene		
Goods from China No permit required but cannot be released without permission of Custodian.		WM 54, Supp. 1.
Goods of enemy origin		WM 1, 3rd Revision.
Goods, knitted, n.o.p., wholly or in chief part, by weight, of wool (Ex 568).	Wool Administrator	WM 88.
Grapefruit Juice	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Greases and oils, vegetable, animal and fish, provided for in items 13, 14, Ex 208t, Ex 216, 258, 259a, 259b, 262, 265, 265a, 266, 276, 276a, 276b, 277, 277a, 278, 278a, 278b, 278c, 278d, 278e, 280, Ex 711, 824, 831, 838 and 839.		WM 67.
"Н"		
Handkerchiefs wholly of cotton (item 532a).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Hassocks composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		
Hexone (Methyl Isobutyl Ketone)	Chemical Controller	WM 51 Revised.
Horsehair	Department of National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Hydrochloride, Thiamine (Vitamin B1)	Chemical Controller	WM 82, Supp. 4.

Goods	Applications to be sent to	Memoranda
64799		
Implements equipped or designed to be equipped with rubber tires.	Department of National Revenue.	WM 63.
Ipecac (Ipecacuanha)	Chemical Controller	WM 82, Supp. 5.
Ipecacuanha (Ipecac)	и и	ш
Isoascorbic Acid		WM 82, Supp. 1.
Isopropanol (Isopropyl Alcohol)	ec ' ec	WM 51 Revised.
Isopropyl Acetate	ec. * ec	WM 51 Rev., Supp. 1.
Isopropyl Alcohol (Isopropanol)	a	WM 51 Revised.
66 T 33		•
Java fibres of all kinds and grades, and cables, ropes, twine or other cordage, wholly or in part thereof (Ex tariff items 535, 535a, 535b, 535d, 535e, 537, 537a, 537c, 538, 538a, 539, 539a et al).		WM 103,
Juice, grapefruit	Department of National Revenue for reference to Commodity Prices Stabilization Corp.	
Jute fibres (Ex 535)		"
" bags, except used or second hand jute bags (Ex 547).	Department of National Revenue.	WM 98.
		,
"K". Ketone, methyl ethyl	Chemical Controller	WM 51 Revised
		66
" methyl isobutyl (Hexone)		
Knitted garments and knitted underwear (Ex. 568).	Supply Division, Wartime Prices and Trade Board.	WM 102.
" goods, n.o.p., wholly or in chief part by weight of wool (Ex. 568).	Wool Administrator	WM 88.
«L»		
Lace, textile manufactures composed in part of, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Prices and Trade Board.	WM 102 _s

Goods	Applications to be sent to	Memoranda
Lacquers, paints and varnishes (Customs Tariff Items Ex 247, 248 and Ex 249).	Chemical Controller or Oils and Fats Administrator, ac- cording to whether or not cellulose or resin base.	WM 51 Rev., Supp.
Lactate, Butyl	Chemical Controller	WM 51 Revised.
" Ethyl	u . u	u
Lactoflavin (Riboflavin, Vitamin B2, Vitamin G) in uncompounded form.		WM 82, Supp. 6.
Lactose (Milk Sugar)	Permission to import required from Diary Products Board.	WM 58.
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· " M "		
Mace and nutmegs, whole or unground, or ground (items 32 and 33).	Department of National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Machines equipped or designed to be equipped with rubber tires.	Department of National Revenue.	WM_63.
Malted Milk	Permission to import required from Diary Products Board.	WM 58.
Manila fibres of all kinds and grades, and cables, ropes, twine or other cordage, wholly or in part thereof (Ex tariff items 535, 535a, 535b, 535d, 535e, 537, 537a, 537c, 538, 538a, 539, 539a et al).		WM 103.
Mats, bath and bathroom, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Prices and Trade Board.	WM 102.
Meats, poultry or game, canned (item 8)	Department of National Revenue for reference to Commodity Prices Stabilization Corp.	
Melton Cloth (item 556a)	Wool Administrator	WM[88.
Methyl Cellosolve (Ethylene Glycol Monomethyl Ether).	Chemical Controller	WM 512 Revised.
" Ethyl Ketone		, "
" Isobutyl Ketone (Hexone)	" "	"
"Salicylate, in any form, whether powder, granular, tablet or liquid.		WM 82.

Goods	Application to be sent to	Memoranda
Milk, condensed buttermilk	Permission to import required from Dairy Products Board.	WM 58.
" dried buttermilk	"	"
" dried skimmilk	и	64
" dried whole	66	66
" malted	u .	60
" products, concentrated	44	
" sterilized	46	46
" sugar (lactose)	ιι	60
" sweetened condensed	66	66
" unsweetened condensed	66	66
Mitts and gloves of all kinds, n.o.p. (item 568b).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Molasses edible, and sugar (Items 134, 135, 135a, 135b, 136, 136a, 137, 139 and 140).	Applications approved by Sugar Administrator required for entry.	WM 8 Revised and Supp. 1.
Monoethanolamine	Chemical Controller	WM 51 Revised.
Mushrooms and truffles, fresh (Ex item 85).	See Memorandum	WM 100.
66 N 59		
Napkins, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Nectarines, pears, peaches and apricots, dried, desiccated, evaporated, or de- hydrated (item 99g).	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Niacinamide (nicotinic acid amide, nicotinamide).	Chemical Controller	WM 82, Supp. 6.
Niacine (nicotinic acid, pyridinecarboxylic acid).	" "	٠,
Nicotinamide (nicotinic acid amide, niacinamide).	« «	cc
Nicotinie acid (niacine, pyridinecarboxylic acid).	« , , «	cc
Nicotinic acid amide (Niacinamide, Nicotinamide).	66 , 66	"

Goods	Application to be sent to	Memoranda
Nutmegs and mace, whole or unground, or ground (items 32 and 33).	Department National Revenue for reference to commodity Prices Stabilization Corp.	WM 84.
Oil, asphaltum, for paving or other purposes (item 273a).	Oil Controller	WM 93 Revised.
" peppermint	Chemical Controller	WM 82, Supp. 7.
Oils, petroleum (items 269 and 269a)	Department of National Revenue.	WM 102.
"and greases, vegetable, animal and fish, provided for in items 13, 14, Ex 208t, Ex 216, 258, 259a, 259b, 262, 265, 265a, 266, 276, 276a, 276b, 277, 277a, 278, 278a, 278b, 278c, 278d, 278e, 280, Ex 711, 824, 831, 838 and 839.		WM 67.
Onions grown with tops, and shallots (Exitem 84).	See Memorandum	WM 100.
" in their natural state, not including onions grown with tops and shallots (Ex item 84).	Wartime Food Corp. Limited.	WM 100, Supp. 1.
«p»		
Paints, varnishes and lacquers (Customs Tariff items Ex 247, 248 and Ex 249).	Chemical Controller or Oils and Fats Administrator, ac- cording to whether or not cellulose or resin base.	
Panels, decorative, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division Wartime Prices and Trade Board.	WM 102.
Peaches, apricots, nectarines and pears, dried, desiccated, evaporated or dehydrated (item 99g).	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Pearls or imitations thereof, for use in manufacturing jewellery or similar articles.	Delivery to be withheld until released by or on behalf of Jewellery Administrator.	WM 57.
Pears, peaches, apricots and nectarines, dried, desiccated, evaporated or de- hydrated (item 99g.)		
Peppermint Oil	Chemical Controller	WM 82, Supp. 7.
Petroleum products (items 269 and 269a)	Department of National Revenue.	WM 102.

Goods	Applications to be sent to	Memoranda
Phosphate, Tricresyl	Chemical Controller	WM 51 Revised.
Phthalate, Dibutyl	" "	"
" Diethyl	<i>u u</i>	Wm 51 Rev., Supp. 2.
" Dimethyl	" "	u
Pillows composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Plums or prunes, dried, unpitted (item 99a).	Department National Revenue for reference to Commodity Prices Stabilization Corp.	
Potassium Citrate	Chemical Controller	WM 82, Supp. 6.
Potatoes (item 83(a)),	Wartime Food Corp., Limited	WM 100, Supp. 1.
Poultry or game, meats, canned (item 8)	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Press Cloth, filter (items 554e and 554g)	Wool Administrator	WM 88.
Prunes or plums, dried, unpitted (item 99a)	Department National Revenue for reference to Commodity Prices Stabilization Corp.	
Pyridinecarboxylic acid (nicotinic acid, niacine).	Chemical Controller	WM 82, Supp. 6.
"Q"		
Quilts composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Quinine	Chemical Controller	WM 82.
" sulphate and other quinine salts and compounds.	« «	66
6 R 29		
Raisins and dried currants (item 99c)	Department National Revenue for reference to Commodity Prices Stabilization Corp.	WM 84.
Riboflavin (Vitamin B2, Vitamin G, Lacto-flavin) in uncompounded form,	Chemical Controller	WM 82, Supp. 6.
Rice (tariff items 62, 63 and 63a)	Department National Revenue for reference to Foods Ad- ministration.	WM 99.

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Goods	Applications to be sent to	Memoranda
Ropes, cables, twine or other cordage, wholly or in part of manila, java or sisal fibres of all kinds and grades (Ex tariff items 537, 537a, 537c, 538, 539, 539a et al)		WM 103.
Rovings, yarns and warps (items 537c, 537d, 537e).	Department National Revenue.	WM 98.
Rovings, yarns and warps wholly or in part of artificial silk or similar synthetic fibres produced by chemical processes, not including threads, cords or twists packaged for retail sale (tariff items Ex 558b, Ex 558d, 558f and 558g).	Rayon Products.	WM 101.
Rubber	Rubber Controller	WM 48, 5th Revision and Supp. 1.
" Products	« «	<i>((</i>
Rugs, automobile, steamer and similar rugs or coverings composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Runners, window, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		ш
"S"		
Salicylic Acid, in any form, whether powder, granular, tablet or liquid.	Chemical Controller	WM 82.
Salicylate, Sodium, in any form, whether powder, granular, tablet or liquid.	α α	ιι
Salicylate, Methyl, in any form, whether powder, granular, tablet or liquid.		ic.
Salts of caffeine or of theobromine		WM 82, Supp. 6.
Scarves, dresser, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Seat covers composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	a a a	ce
Shallots (Ex item 84)	See Memorandum	WM 100.
Shellac	Oils and Fats Administrator	WM 92.
Sisal fibres of all kinds and grades, and cables, ropes, twine or other cordage, wholly or in part thereof (Ex tariff items 535, 535a, 535b, 535d, 535e, 537, 537a, 537c, 538, 538a, 539, 539a et al).	Cotton Administrator	WM 103.

Goods .	Applications to be sent to	Memoranda
Skimmilk, dried	Permission to import required from Dairy Products Board.	WM 58.
Slipper Cloth (item 556b)	Wool Administrator	WM 88.
Socks and stockings of wool (item 568a (i)).		
Socks and stockings, n.o.p. (item 568a (ii)).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Soda Ash or Barilla	Chemical Controller	WM 74.
Sodium Citrate		WM 82, Supp. 6.
Sodium Salicylate, in any form, whether powder, granular, tablet or liquid.	. " "	WM 82.
Solvents for paints, varnishes and lacquers (Customs tariff items Ex 220a and Ex 711).	· « «	WM 51 Rev., Supp. 2.
Spices and ginger, ground or unground, n.o.p. (items 30 and 31).	Department National Revenue for reference to Commo- dity Prices Stabilization Corp.	
Stearic Acid	Oils and Fats Administrator	WM 67, Supp. 1.
Sterilized Milk	Permission to import required from Dairy Products Board	WM 58
Stockings and socks of wool (item 568a (i))	Wool Administrator	WM 88.
Stockings and socks, n.o.p. (item 568a (ii))	Supply Division, Wartime Prices and Trade Board.	WM 102.
Stones, precious or semi-precious (including pearls), or imitations thereof, for use in manufacturing jewellery or similar articles.	released by or on behalf of	WM 57.
Sugar (including glucose or grape sugar and invert sugar but not maple sugar) and edible molasses (items 134, 135, 135a, 135b, 136, 136a, 137, 139 and 140).	Sugar Administrator re-	WM 8 Rev. and Supp. 1.
Sugar candy, not including sweetened gums, candied popcorn and candied nuts (Ex item 141).	Sugar Administrator	WM 102, Supp. 3.
Sugar, Milk (Lactose)	Permission to import required from Dairy Products Board.	WM 58.
Sulphate, Copper (not including dehydrated copper sulphate).	Chemical Controller	WM 82.
Sulphate, quinine, and other quinine salts and compounds.		

Goods	Applications to be sent to	Memoranda
Syrup and sugar and edible molasses (tariff items 134, 135, 135a, 135b, 136, 136a, 137, 139 and 140).	Applications approved by Sugar Administrator required for entry.	WM 8 Rev. and Supp.1.
6677799		
Tablecloths composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Tea	Department National Revenue	WM 81.
Tents composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		WM 102.
Textile manufactures composed in part of embroideries or lace, composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).		u ,
Textile manufactures, clothing, wearing apparel and articles, made from woven fabrics, wholly or partially manufactured, n.o.p., of which the component of chief value is silk or synthetic textile fibres or filaments (items 567 and 567 a).		u
Theobromine and Salts thereof	Chemical Controller	WM 82, Supp. 6.
Thiamine Hydrochloride (Vitamin B1)		WM 82, Supp. 4.
Thinners—paint, varnish and lacquer (Exitems 220a and Ex. 711).	<i>"</i>	WM 51 Rev., Supp. 2.
Tray cloths composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	₩ M 102.
Tricresyl Phosphate	Chemical Controller	WM 51 Revised.
Triethanolamine	« «	66
Truffles and mushrooms, fresh (Ex item 85)	See Memorandum	WM 100.
Twine, cables, ropes or other cordage, wholly or in part of manila, java or sisal fibres of all kinds and grades (Ex tariff items 537, 537a, 537c, 538, 539 539a, et al).		WM 103,
ee#133		
Underwear and garments, knitted (Ex 568)	Supply Division, Wartime Prices and Trade Board.	WM 102.

Goods	Applications to be sent to	Memoranda
Varnishes, paints and lacquers (Customs tariff items Ex 247, 248 and Ex. 249).	Chemical Controller or Oils and Fats Administrator ac- cording to whether or not cellulose or resin base.	
Vegetables, fresh (items 71d, 83(a), 83(c), Ex 84 viz. onions grown with tops and shallots, Ex 85 and 87).		WM 100.
Vehicles, equipped or designed to be equipped with rubber tires.	Department National Revenue	WM 63.
Vehicles, motor, of all kinds, n.o.p.; chassis for same (item 438a).	Motor Vehicles Controller	WM 102.
Vitamin B1 (Thiamine Hydrochloride)	Chemical Controller	WM 82, Supp. 4.
Vitamin B2 (Vitamin G, Riboflavin or Lacto flavin) in uncompounded form.		WM 82, Supp. 6.
Vitamin C (Ascorbic or civitamic acid)		WM 82, Supp. 1.
Vitamin G (Vitamin B2, Riboflavin or Lacto flavin) in uncompounded form.	cc . cc	WM 82, Supp. 6.
66 W 299		
Wadding, batts and batting of wool (Ex-536).	Wool Administrator	WM 88.
Warps, rovings and yarns (items 537c, 537d, 537e).	Department National Revenue	WM 98.
Warps, rovings and yarns wholly or in part of artificial silk or similar synthetic fibres produced by chemical processes, not including threads, cords or twists packaged for retail sale (tariff items Ex 558b, Ex 558d, 558f and 558g).	Rayon Products.	WM 101.
Warps and yarns covered by items 551, 551a, 551b, 551c, 551d.	Wool Administrator	WM 88.
Wax, bees	Department National Revenue for reference to Oils and Fats Administrator.	WM 79.
Wheat or Wheat Products	Permission to import required from Canadian Wheat Board.	WM 30 Revised.
Whey concentrate	Permission to import required from Dairy Products Board.	WM 58.
Whey, dried		"

Goods	Applications to be sent to	Memoranda
Window runners composed wholly or in part of cotton, flax, wool or other textile fibres (Ex 532, Ex 548, Ex 555 et al).	Supply Division, Wartime Prices and Trade Board.	WM 102.
Wool, not further processed than combed	Applications approved on behalf of the Wartime Prices and Trade Board and signed by or on behalf of the Wool Administrator required for entry.	
Woven fabrics (items 554, 554a, 554b, 554c, 554d and 554f).	Wool Administrator	WM 88.
Woven fabrics of jute (items 541, 541a and 541b).	Department of National Revenue.	WM 98.
Woven fabrics of vegetable fibres, coated or impregnated, for use as "brattice cloth" in underground mining operations (item 541c).		<u>,</u> κ
"Y"	,	
Yarns, rovings and warps (items 537c, 537d, 537e).	Department of National Revenue.	. 66
Yarns, warps and rovings wholly or in part of artificial silk or similar synthetic fibres produced—by chemical processes, not including threads, cords or twists packaged for retail sale (tariff items Ex 558b, Ex 558d, 558f and 558g).	Rayon Products.	WM 101.
Yarns and warps covered by items 551, 551a, 551b, 551c and 551d.	Wool Administrator	WM 88.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA GOVERNMENT NOTICE

Revised Regulations Respecting Trading With the Enemy (1943)

NOTICE RE ITALY

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice with respect to liberated areas in Italy that persons residing in Canada may communicate with and receive communications from persons residing in such liberated areas with respect to business, financial and commercial matters but no actual trading shall take place; the purpose of this permission being merely to re-establish business contacts and exchange information. Banks and other financial institutions may reply to requests for information from their depositors, and documents such as birth, death and marriage certificates, wills and other legal notices may be transmitted but no action shall be taken to transmit any powers of attorney, proxies, payment orders or other legal documents without special permission from the Custodian.

This notice shall constitute the permission of the Secretary of State to the transmitting and receiving of such communications and anyone acting under this notice shall not be deemed to be trading with the enemy but it shall in no way effect a release of any property in Canada belonging to persons residing in such liberated areas, such property having vested in the undersigned acting in his capacity as Custodian and such property shall continue to be so vested until expressly released under the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 25th day of October, 1944.

N. A. McLARTY, Secretary of State of Canada.



PART III

Wartime Prices and Trade Board (Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy, effective February 11, 1943," published in Canadian War Orders and Regulations, February 22, 1943, as amended, notice is hereby given of the following change in Schedule "B" to the said statement. Section II of Schedule "B" as amended is further amended, effective October 6,

Tariff Item ex 569(i)

1944, by deleting therefrom the following:

Description of Goods
Hats of fur felt or of wool-and-fur felt

D. GORDON,
Chairman.

Ottawa, October 6, 1944.

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 440

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, THE BOARD HEREBY ORDERS AS FOLLOWS:

- 1. This Order shall come into force on September 28, 1944.
- 2. Clause (D) of Part II of the 1st Schedule to Board Order No. 308 (Rationed Foods), as amended by Board Orders Nos. 395, 422 and 431, is further amended by adding thereto the following:—

"Sugar	Dates	s Coupons B	econ	ne Valid	Preserves	Butter
44 and 45 (Ration Book 5)	Thursday,	October November	26,	1944 1944 1944	31 and 32 (Ration Book 5)	80 and 81 82 and 83 84 and 85
46 and 47	"	" December	14,	1944 1944	33 and 34	86 and 87 88 and 89
48 and 49		66		1944	35 and 36	(Ration Book 5) 90 and 91"

3. Part III of the 1st Schedule and the 2nd Schedule to Board Order No. 308, as amended by Board Orders Nos. 377 and 422, are hereby revoked and the following Schedule is substituted therefor:—

"2nd SCHEDULE—CONSUMERS AND SUPPLIERS

EXPIRY DATES OF COUPONS

Sugar and Preserves Coupons

Sugar Coupons Nos. 14 to 45, F Coupons Nos. 1 to 10 for canning sugar, D Coupons Nos. 1 to 16 for preserves and Preserves Coupons Nos. 17 to 32 shall not be good or valid for use by a Consumer or by a Supplier after December 31, 1944, except that for a further period of 14 days they may remain good for deposit by a Supplier to the credit of his coupon bank account or for use by a Supplier in obtaining a bank transfer voucher from a bank.

Butter Coupons

- (1) Butter Coupons Nos. 74 to 77 shall not be good or valid for use by a Consumer after September 30, 1944, or for use by a Supplier after October 14, 1944, except that up to and including October 21, 1944, they may remain good for deposit by a Supplier to the credit of his coupon bank account or for use by a Supplier in obtaining a bank transfer voucher from a bank.
- (2) The Butter Coupons listed below shall not be good or valid for use by a Consumer or by a Supplier after the respective date set opposite to each coupon, except that for a further period of 14 days beyond such expiry date the coupons may remain good for deposit by a Supplier to the credit of his coupon bank account or for use by a Supplier in obtaining a bank transfer youcher from a bank.

The expiry dates both for Consumers and Suppliers are as follows:-

Butter Coupons	Expiry Dates	
Nos. 78, 79, 80 and 81	October 31, 1944	
Nos. 82, 83, 84 and 85	November 30, 1944	
Nos. 86, 87, 88 and 89	December 31, 1944.	

4. Rule 2 of Section 2 of Part II of Board Order No. 308 is amended by deleting from the fifth line thereof the words "the 1st Schedule and not otherwise" and substituting the following therefor:

"the Schedules and not otherwise".

Made at Ottawa, this 28th day of September, 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 445

Used Goods and Scrap Goods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

- 1. This Order, which amends Order No. 393 of the Board, comes into force on October 25, 1944.
- 2. Sections 5 and 6 of the said Order No. 393 are revoked and replaced by the following sections:
 - "5. The provisions of this Order relating to used goods shall not apply to the following:
 - (a) goods which are the personal or household effects of the seller (See Order No. 337 which governs maximum prices of such effects);
 - (b) farm or construction equipment or machinery;
 - (c) goods which have been sold as new goods by the seller and have been returned to him and for which he credits the buyer with the full amount of the sale price; or
 - (d) new goods which have been used only for demonstration purposes by the seller.
 - 6. (1) The maximum price at which any person may sell or offer to sell any used goods the maximum price for which has not been fixed by any order made, approved or concurred in by or under authority of the Board shall be as follows:
 - (a) if the goods have been repaired or reconditioned in order to make them reasonably fit for the purpose for which they were manufactured, or do not need repairing or reconditioning in order to make them reasonably fit for that purpose, the maximum price shall be 80 per cent of the current price to consumers at the time of sale in the same or nearest locality for new goods of a kind and quality that are the same as or substantially similar to the kind and quality of such used goods when they were new, but in no event exceeding the highest lawful price at which that person sold used goods of the same or substantially similar kind and quality in the basic period from September 15 to October 11, 1941;

- (b) if the goods need repairing or reconditioning in order to make them reasonably fit for the purpose for which they were manufactured, the maximum price shall be the maximum price as determined under clause (a) preceding less the estimated cost of the repairing or reconditioning required to make the goods reasonably fit for that purpose.
- (2) Where in any case doubt or dispute arises as to the applicability of subsection 1 of this section to a sale of any used goods, or doubt or dispute arises as to the condition of the used goods to be sold or as to the correct maximum price at which the same may be sold, or where in any case the maximum price is not known or cannot be ascertained by the seller, the seller or the buyer or a prospective buyer may apply to the Administrator to determine and fix the maximum price of such used goods and his decision shall be final. Pending the decision of the Administrator being given, the used goods shall not be sold."

Made at Ottawa, this 17th day of October, 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 448

Printed Matter

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

- 1. Order No. 332, of the Board which restricted the manufacture, processing, purchase and use of printed matter, is revoked.
 - 2. This Order comes into force on November 1, 1944.

Made at Ottawa this 28th day of October; 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 451

Publications other than Newspapers, Magazines and other Periodicals

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

- 1. Clause (a) of subsection (2) of Section 5 of Order No. 295 of the Board, as amended, is revoked and replaced by the following:—
 - "(a) to any publication referred to in Clause (b) of subsection (1) which uses more than four tons of print paper in any calendar quarter year, and which is published primarily for advertising purposes, or derives its principal earned revenue from advertising; or"
 - 2. This Order comes into force on November 1, 1944.

Made at Ottawa this 28th day of October, 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 452

The Distribution and Use of Print Paper within Canada

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

- 1. Clause (a) of subsection 2 of Section 4 of Order No. 223 of the Board as amended is revoked and replaced by the following:—
 - "(a) to any newspaper or other periodical referred to in Clause (b) of subsection
 (1) which uses more than four tons of print paper in any calendar quarter
 year, and which is published primarily for advertising purposes, or derives its
 principal earned revenue from advertising; or"
 - 2. This Order comes into force on November 1, 1944.

Made at Ottawa this 28th day of October, 1944.

D. GORDON, Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1428

Revocation of Administrator's Orders Nos. A-170 and A-301

Under powers given by the Wartime Prices and Trade Board to the Administrator of Shipping Containers, it is hereby ordered as follows:

- 1. Administrator's Order No. A-170, which prohibited the manufacture and sale of display bin containers, is revoked.
- 2. Administrator's Order No. A-301, which provided specifications for the manufacture of containers for the storage or transportation of macaroni and other food products, is revoked.
- 3. This Order comes into force on November 1, 1944.

Dated at Ottawa this 24th day of October, 1944.

F. C. HAYES,
Administrator of Shipping Cases.

APPROVED:

D. GÖRDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1429

Maximum Prices of Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:—

- 1. Section 16 of Administrator's Order No. A-1398 is hereby revoked and the following is substituted therefor:—
- "16. (1) Except as provided in Section 15 (which deals with loose-packed apples) and except as provided in subsection (2) of this Section, the maximum price at which a shipper may sell to any buyer during any month any apples which are not graded, packed and marked in accordance with a grade defined in Section 6, shall, according to the kind of container, be an amount equal to the maximum price at which he may sell to that buyer during that month domestic grade apples of the same variety LESS 45 cents per barrel or 15 cents per bushel hamper or crate.
- (2) The maximum price at which a shipper may, during any month, sell in bulk in carload lots any apples, grown in British Columbia, delivered
 - (a) at Kelowna, British Columbia, shall be 2\(\frac{5}{8}\) cents per pound for Group No. 1 variety apples and 2\(\frac{3}{8}\) cents per pound for Group No. 2 variety apples PLUS the additional amount, according to the variety of the apples, set out for that month in the Table to Section 14 in the column headed "other containers";
 - (b) at any other point in Canada, shall be the maximum price for the same at Kelowna as set forth in clause (a) preceding PLUS an amount equal to the cost of transporting apples at the lowest carload lot commodity freight rate on apples from Kelowna to such other point.
- 2. Section 18 of the said Order No. A-1398 is hereby amended by re-lettering clause (c) thereof as clause (d) and by inserting as clause (c) thereof the following:—

- "(c) if he purchased British Columbia grown apples in bulk in carload lots, an amount equal to
 - (i) 1 cent per pound of apples, if he sells the apples in less than carload lots; or
 - (ii) 4 cent per pound of apples, if he sells the apples in carload lots."
- 3. Subsection (1) of Section 21 of the said Order No. A-1398 is hereby amended by adding to clause (a) thereof the following:—

"PLUS \(\frac{3}{4}\) cents per pound of apples if the apples were grown in British Columbia and were purchased by him in bulk in carload lots from a wholesale distributor or 1 cent per pound of apples if the apples were grown in British Columbia and were purchased by him in bulk in carload lots from a shipper;".

4. This Order comes into force on October 30, 1944.

Dated at Ottawa, this 27th day of October, 1944.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

K. W. TAYLOR, Acting Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1432

Revocation of Administrator's Order No. A-856, Fertilizers—Limitation on Use of Potash, and Administrator's Order No. A-870, Respecting

Animal, Fish or other Organic Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered as follows:

- 1. Administrator's Order No. A-856 which restricted the use in Eastern Canada of potash as a fertilizer, is hereby revoked.
- 2. Administrator's Order No. A-870 which restricted the use of animal, fish or other organic products as fertilizers, is hereby revoked.
 - 3. This Order comes into force on November 1, 1944.

Dated at Ottawa, this 28th day of October, 1944.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

Approved:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1433

Revocation of Administrator's Orders Nos. A-304 and A-757

Under powers given by the Wartime Prices and Trade Board to the Administrator, of Oils and Fats, it is hereby ordered as follows:

- 1. Administrator's Order No. A-304, which restricted the use of colours in the manufacture of paints and varnishes, is revoked.
- 2. Administrator's Order No. A-757, as amended by Order No. A-939, which restricted the manufacture and packaging of shortening, is revoked.
 - 3. This Order comes into force on 1st day of November, 1944.

Dated at Ottawa this 28th day of October, 1944.

PHYLLIS G. TURNER, Administrator of Oils and Fats.

Approved:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1434

Gopher Poison Containing Strychnine

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered as follows:

- 1. Administrator's Order No. A-563, which provided specifications for the manufacture and packaging of gopher poison containing strychnine, is revoked.
 - 2. This Order comes into force on 1st day of January, 1945.

Dated at Ottawa this 28th day of October, 1944.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

Approved:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1435

Styles of Wallpaper

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wallpaper, it is hereby ordered as follows:

- 1. Administrator's Order No. A-565, restricting styles of wallpaper, is revoked.
- 2. This Order comes into force on 31st day of October 1944.

Dated at Ottawa this 28th day of October, 1944.

F. M. HULBIG,
Administrator of Wallpaper.

Approved:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1436

Respecting the Packaging of Certain Food Products in Glass Containers

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:—

1. The Schedule to Administrator's Order No. A-816 is hereby revoked and replaced by the Schedule to this Order.
2. This Order comes into force on November 1, 1944.

Dated at Ottawa, this 28th day of October, 1944.

K. W. TAYLOR,

Co-ordinator, Foods Administration.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

Note:—The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such Regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to have his maximum price therefor fixed under the provisions of Order No. 414 of the Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1436 Being New Schedule to Administrator's Order No. A-816

	Number of Design and
Glass Containers For	Finish of Glass Containers
1. Jam, Jelly and Marmalade	1, 4, 6, 8
2. Honey	1, 2, 3, 4, 5, 6, 7, 8, 9
3. Prepared Mustard	1, 2, 3, 4, 5, 6, 7, 8, 9
4. Peanut Butter	1, 2, 3, 4, 5, 6, 7, 8, 9
5. Mayonnaise Sandwich Spread and Mayonnaise	1, 2, 3, 4, 5, 6, 7, 8, 9
6. Pickles and Relish	3, 5, 6, 9
7. Dill Pickles	3, 5, 6, 7, 9
8. Maraschino Cherries	1, 5, 7, 9
9. Olives	1, 2, 3, 4, 5, 6, 7, 8, 9

Note: -Glass containers imported from the United States equivalent in design and size to those listed above may also be used to pack the above listed food products for sale.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1437

Glass Tobacco Containers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tobacco, it is hereby ordered as follows:-

1. Administrator's Order No. A-711 which prohibited the packaging of tobacco and tobacco products in glass containers is revoked.

2. This Order comes into force on November 1, 1944.

Dated at Ottawa this 30th day of October, 1944.

D. SIM,

Administrator of Tobacco.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

MACHINE TOOLS CONTROLLER

Order No. M.T.C. 2A

(Order No. M.T.C. 2—Machine Tools with Special Electrical Specifications— Rescinded)

Dated October 20, 1944

Pursuant to the authority conferred by Order in Council P.C. 4101 of August 22, 1940, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Machine Tools Controller No. M.T.C. 2 dated November 13, 1942, is rescinded.

THOMAS ARNOLD,

Machine Tools Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MACHINE TOOLS CONTROLLER

Order No. M.T.C. 4A

(Order No. M.T.C. 4—Cutting Tools—Rescinded)

Dated October 19, 1944

Pursuant to the authority conferred by Order in Council P.C. 4101 of August 22, 1940, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Machine Tools Controller No. M.T.C. 4 dated July 31, 1943, is rescinded.

THOMAS ARNOLD,

Machine Tools Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 15A

(Order No. M.C. 15-War Metals Advisory Committee-Rescinded)

Dated October 23, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 15 dated May 27, 1942, is hereby rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 42A

(Radium and Uranium)

Dated October 27, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order, unless the context otherwise requires:

- (a) "person" shall include firm, partnership, corporation, any governmental body, department or agency and/or any aggregation of persons;
- (b) "uranium" shall mean the metal and/or any ore, concentrate, tailing, alloy, chemical compound, derivative or mixture containing 0.05 per cent or more by weight of the element uranium;
- (c) "radium" shall mean any radium bromide, radium sulphate, radium carbonate and/or any other radioactive compound of which radium is a constituent.

2. Order No. M.C. 42 Rescinded

The Order of the Metals Controller No. M.C. 42, dated February 4, 1943, is hereby rescinded.

Part I-Uranium

3. Restrictions on Sale, Delivery, Purchase and Acquisition for Certain Uses

No person shall, except under permit of the Metals Controller, sell, deliver, purchase or acquire uranium for use in, or use uranium in, the manufacture or decoration of glass, glassware, pottery, tile or other ceramic product, or the manufacture or processing of photographic plates, films or papers.

4. General Restrictions on Purchases and Sales

(1) No person shall purchase or acquire during any calendar month more than a total of 2 pounds of uranium except under a permit from the Metals Controller.

(2) No person shall sell or deliver during any calendar month more than a total of 2 pounds of uranium to any one person, except under a permit from the Metals Controller.

5. Reports

- (1) Not later than the 20th day of each month, each person, other than a governmental body, department or agency who has sold or delivered any uranium during the calendar month immediately preceding, shall file with the Metals Controller a statement showing the amounts by weight and value of all sales or deliveries during the previous calendar month, and the names and addresses of the person or persons to whom such sales or deliveries have been made.
- (2) Each person, other than a governmental body, department or agency who has in his possession or under his control uranium to an amount in excess of 200 pounds shall within ten days after his inventory reaches such amount notify the Metals Controller. (Note: Persons who are at the date of this Order in possession of over 200 pounds of uranium must make the above report to the Metals Controller by November 15, 1944).
- (3) Each person (including any governmental body, department or agency) engaged in the business of mining, refining, purchase or sale of uranium shall make such reports and in such detail as the Metals Controller may from time to time require.

Part II-Radium

6. RESTRICTIONS ON SALE AND PURCHASE

Except with a permit in writing from the Metals Controller, no person shall acquire, buy, loan, rent, purchase, sell or otherwise dispose of any radium.

7. Reports

Each person who desires to acquire, buy, loan, rent, purchase, sell, or otherwise dispose of any radium shall give such information to the Metals Controller in such form as the Metals Controller may require.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, *
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 49B

(Magnesium)

Dated October 19, 1944

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:

1. Interpretation

- (a) "magnesium" shall mean any metallic magnesium or any magnesium alloy the chief ingredient of which by volume is magnesium, but shall not include scrap;
- (b) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. Order No. M.C. 49A Rescinded

The Order of the Metals Controller, No. M.C. 49A, dated December 29, 1943, is hereby rescinded.

3. Reports

- (1) Until otherwise ordered, any person having a stock of magnesium in his possession, and who is currently delivering monthly reports to the Metals Controller with respect to such magnesium, shall continue to deliver such monthly reports to the Metals Controller on or before the 10th day of each month, in such form and in such detail as the Metals Controller may from time to time require.
- (2) The Metals Controller may require any person who has a stock of magnesium to furnish such reports or information as he considers necessary.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER

Order No. P.O. 5B-3

(Schedule 5 to Order No. P.O. 5B Amended)

Dated October 27, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1169 of February 20, 1941 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. Schedule 5 to Order No. P.O. 5B of the Priorities Officer dated January 29, 1944 is amended
 - (a) by deleting the item "50. Precision measuring instruments and testing equipment"; and
 - (b) by deleting the item "58. Woodworking machinery costing more than \$50.00 in purchase value", and by substituting therefor the following: "58. Woodworking machinery costing more than \$350.00 in purchase value."

W. E. UREN.

Priorities Officer.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board. VOLUME IV No. 6



NOVEMBER 13, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944

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PART I

Orders in Council

Order in council re maintenance of discipline among members of the Armed Forces of Canada undergoing treatment in hospitals of the Department of Veterans Affairs

P.C. 8306

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 30th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Associate Minister of National Defence reports as follows,—

- (a) The regulations made by Order in Council dated 5th October, 1939, P.C. 3004, provide that should, in the opinion of the medical officers of the Department of National Defence, a member of the forces on active service requires hospital treatment or institutional care, such member shall, in the discretion of the said medical officers, be referred to the Department of Pensions and National Health for the said treatment or care, and that if, while receiving such treatment or care, he commits an offence under the law pertaining to the force to which he belongs, he shall forthwith be reported to such appropriate authority as may from time to time be designated by the Department of National Defence;
- (b) By Order in Council dated 5th December, 1939, P.C. 3988, regulations are made to provide a procedure for dealing with offences under the law relating to the naval, military or air forces of Canada committed by members thereof while receiving hospital treatment or institutional care under the control and management of the Department of Pensions and National Health and authorizing the Minister of National Defence to appoint any officer of the naval, military or air forces of Canada for the purpose of exercising disciplinary functions of command with respect to such members;
- (c) The Judge Advocate-General has expressed the opinion that the regulations made and established by Order in Council P.C. 3988 only permit a member of the services who commits an offence to be disciplined by an officer of the same service as such member, appointed by the Minister as therein provided;
- (d) It is considered desirable that an officer appointed by the Minister pursuant to the regulations made and established by said Order in Council P.C. 3988 should be empowered to discipline members of the services other than that to which such officer belongs who commit offences while receiving hospital treatment of institutional care under the control or management of the Department of Veterans Affairs, and that the said regulations should be amended accordingly; and
- (e) It is also considered desirable at this time to consolidate the regulations made by the said Orders in Council P.C. 3004 and P.C. 3988, incorporating therein the amendment proposed in paragraph (d) above.

Therefore. His Excellency the Governor General in Council, is pleased to revoke and doth hereby revoke the regulations made by Orders in Council P.C. 3004 of October 5, 1939 and P.C. 3988 of December 5, 1939.

His Excellency in Council, on the recommendation of the Associate Minister of National Defence, concurred in by the Minister of National Defence for Air, the Minister of National Defence for Naval Services, and the Minister of Veterans Affairs, and pursuant to the provisions of the War Measures Act, is further pleased to make the following regulations and they are hereby made and established accordingly:—

REGULATIONS

- 1. For the purpose of these regulations,
- (a) "member" means a member of the naval, military or air forces of His Majesty raised in Canada, and includes any person who is subject to the laws relating to the naval, military or air forces of His Majesty raised in Canada pursuant to the provisions of The Visiting Forces (British Commonwealth) Act, 1933, or the Foreign Forces Order, 1941, P.C. 2546 dated 15th April, 1941, as amended, and such a person shall be deemed to belong to the Canadian Force to which he is attached;
- (b) "patient" means a member who is receiving hospital treatment or institutional care under the control or management of the Department of Veterans Affairs, whether such treatment or care is received in a hospital of that Department or otherwise;
- (c) "appropriate officer" means an officer appointed by the Minister pursuant to the provisions of Regulation 4;
- (d) "Minister" means the Minister of National Defence.
- 2. A member who, in the opinion of medical officers of the force to which he belongs, requires hospital treatment or institutional care, may, in the discretion of such medical officers, be referred to the Department of Veterans Affairs for such treatment or care as a patient.
- 3. A patient will continue to be subject to the laws relating to that force to which he belongs, and if he commits an offence against such laws he shall forthwith be referred to an appropriate officer.
- 4. For the purpose of dealing with an offence committed by a patient, the Minister may appoint any officer of the naval, military or air forces of Canada, who shall, it espective of the force to which he belongs, be deemed to be
 - (a) with respect to a member of the naval forces of Canada, the officer in command of the ship to which the offender belongs at the time of the trial for the offence and of the ship on the books of which the offender was borne at the time the offence was committed;
 - (b) with respect to a member of the military forces of Canada, the Commanding Officer of the unit to which the offender belongs:
 - (c) with respect to a member of the air forces of Canada, the Commanding Officer of the station or unit to which the offender belongs.
- 5. Nothing contained in these regulations shall be so construed as to affect or limit the right of any patient to elect trial by Court-Martial to the extent that the laws of the force to which he belongs permit or to vest an appropriate officer with powers in excess of those exercisable by an officer in command of a ship or a commanding officer under the laws of the force to which the patient belongs.
- 6. The Minister of Veterans Affairs and the Minister are each hereby authorized to make such Orders as are mutually arranged and as may in their opinion be necessary from time to time to carry out the spirit and intent of these regulations.
- 7. The cost of hospital treatment or institutional care furnished by or under the control of the Department of Veterans Affairs shall be chargeable against funds provided under the War Appropriation Acts of the years in which such costs fall due for payment.
- 8. The Department of Veterans Affairs will, in respect of any patient, furnish the Department of National Defence with such records and information as the Department of National Defence may from time to time require.

Order in Council prohibiting the importation of Cocoa Butter and honey, except under permit

P.C. 8369

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 30th day of October, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is deemed desirable that the importation of cocoa butter and of honey be controlled by permit in order to facilitate the equitable distribution of these products at controlled prices, and in order to prevent the unauthorized use of imported honey as an industrial sweetener:

Now therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under authority of the War Measures Act,

chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:

The importation of the goods enumerated hereunder is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

Tariff Item Number

20a 108 Description of Goods

Butter produced from the cocoa bean. Honey in the comb or otherwise, and imitations thereof.

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing settlements with prime contractors re munitions contracts terminated

P.C. 8396

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 1st day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 136 of January 21, 1944, the Minister of Munitions and Supply was authorized to negotiate and make final settlements, upon such basis and terms as the said Minister might deem proper, of claims based upon or arising out of the termination or partial termination, prior to completion, of contracts entered into or placed by the said Minister in the name of His Majesty, provided that the amount payable upon the settlement of any such contract (exclusive of any amount paid in respect of "post-termination expenses" as authorized by Order in Council P.C. 9018 of November 23, 1943), together with all amounts paid under such contract prior to the termination, shall not exceed the total amount paid or payable pursuant to such contract if the same had not been terminated;

And whereas the Acting Minister of Munitions and Supply represents that it is advisable in the public interest that a method of settling claims arising out of such

terminations should be authorized.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, and under the authority of the War Measures Act, is pleased to authorize and doth hereby authorize the Minister of Munitions and Supply, in cases where he may deem it advisable, to make settlements with prime contractors, upon such basis and terms as he may deem proper, with respect to a group of munitions contracts which shall have been terminated in whole or in part prior to completion, and to enter into and carry out such contracts and agreements as the said Minister considers to be necessary or appropriate to evidence or to give effect to any settlement so made, provided that no such settlement shall be made or carried into effect except with the authorization or approval of the Governor in Council if the amount payable thereunder (exclusive of any amount payable in respect of "post-termination expenses" as authorized by Order in Council P.C. 9018 of November 23, 1943), together, with any amounts paid under the terminated contracts prior to termination shall exceed the aggregate of the amounts paid or payable pursuant to such contracts for all of the work which would have been performed thereunder if the contracts had not been terminated.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing settlement directly with sub-contractors re contracts terminated by a prime contractor, etc.

P.C. 8397

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednseday, the 1st day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 136 of January 21, 1944, the Minister of Munitions and Supply was authorized to negotiate and make final settlements, upon such basis and terms as the said Minister might deem proper, of claims based upon or arising out of the termination or partial termination, prior to completion, of contracts entered into or placed by the said Minister in the name of His Majesty, provided that the amount payable upon the settlement of any such contract (exclusive of any amount paid in respect of "post-termination expenses" as authorized by Order in Council P.C. 9018 of November 23, 1943), together with all amounts paid under such contract prior to the termination, shall not exceed the total amount paid or payable pursuant to such contract if the same had not been terminated;

And whereas it has been the general policy of the Department of Munitions and Supply with respect to the settlement of claims under or arising out of any such contract which is terminated before completion, to deal only with the firm, person or corporation with whom or with which such contract was placed by the Department (hereinafter referred to as the "prime contractor") and to place upon the prime contractor the responsibility of dealing with and making the payments required to be made to the subcontractors under subcontracts placed by such prime contractor or his

subcontractors:

And whereas the Acting Minister of Munitions and Supply represents that notwithstanding such general policy, it is advisable in the public interest that a more expeditious method of settling claims arising out of such terminations should be authorized:

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply and under the authority of the War Measures Act, is pleased to authorize and doth hereby authorize the Minister of Munitions and Supply, in cases where he may deem it advisable, to make settlements with subcontractors, upon such basis and terms as he may deem proper, with respect to any subcontract or group of subcontracts which shall have been terminated by a prime contractor or prime contractors by reason of the termination by the said Minister of a munitions contract or contracts entered into with such prime contractor or contractors, and to enter into and carry out such contracts or agreements as the said Minister considers to be necessary or appropriate to evidence or to give effect to any settlement so made.

His Excellency in Council, on the same recommendation, is further pleased to order and doth hereby order and direct that in the cases where the Minister of Munitions and Supply proposes to make any such settlement with a subcontractor, the Minister shall notify both the subcontractor and the subcontractor's prime contractor of such proposed action and in the event of such notice being given:

- (a) the prime contractor shall not include in his claim for payment or reimbursement under or in respect of the terminated contract any amount which but for the provisions of subparagraph (b) of this paragraph would have been payable by the prime contractor to the subcontractor with respect to such subcontract, or if such amount has been included, the prime contractor shall immediately file with the Minister a revised claim from which such amount has been eliminated and, if the prime contractor has received payment of such amount or any part thereof, the amount so paid shall forthwith be repaid by the prime contractor to the Minister;
- (b) the Minister, on behalf of the Government or Governments concerned, shalf assume the obligation of settling the claim of the subcontractor under such subcontract and no action, claim or proceeding for recovery of the amount alleged to be owing to the subcontractor in respect thereof shall be made or instituted against the prime contractor.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting Synthetic Resins from war exchange tax

P.C. 8401

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 1st day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that there are a number of firms in

Canada engaged in the manufacture of Synthetic resins;

That almost all synthetic resins when imported from any country, in liquid, powder, granular or lump form, are exempt from customs duty, but many of the chief materials used in the manufacture of such resins are dutiable, mainly at the Canada-United States Trade Agreement rate of 20 per cent ad valorem;

That in addition to the customs duty imported materials of non-British Empire

origin are subject to the war exchange tax of 10 per cent ad valorem; and

That it would be in the best interests of Canadian industry if materials when imported by manufacturers of synthetic resins for use exclusively in the manufacture of such resins, in their own factories, be exempt from the 10 per cent war exchange tax, effective November 1, 1944;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that materials imported by manufacturers of Synthetic resins, for use exclusively in the manufacture of synthetic resins, in their own factories, be exempt from the war exchange tax of 10 per cent ad valorem, effective November 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re remuneration to Judges appointed to act as Commissioners of Inquiry, Arbitrators, etc.

P.C. 50/8550

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the the Governor General in Council on the 8th November, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Justice reporting:

- "1. That various difficult administrative problems arise in the course of the prosecution of the war which make it necessary from time to time to cause public inquiries to be made and arbitrations to be held.
- 2. That Judges of Superior, County and District Courts are by virtue of their judicial experience eminently qualified to act as commissioners or arbitrators in connection with such inquiries or arbitrations, but, by reason of provisions contained in the Judges Act relating to the payment of remuneration and expenses to Judges, may not be able so to act except at possible financial loss to themselves.
- 3. That it is deemed necessary or advisable, by reason of the war, for the security, defence, peace, order and welfare of Canada to suspend such restrictions in so far as the same may apply to wartime investigations.

The undersigned, therefore, has the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, be pleased to make the following order:—

ORDER

- 1. Any Superior, District or County Court Judge, on being duly authorized or appointed by the Governor in Council, may, notwithstanding anything in the Judges Act or in any act under which such nomination or appointment is made, act as commissioner or arbitrator on any commission of inquiry or arbitration relating to or arising out of the prosecution of the present war, and in respect of the execution of his duties as such commissioner or arbitrator may be paid, in addition to his judicial salary, such remuneration, moving or transportation expenses and living allowance as may be fixed by the Treasury Board.
 - 2. This order shall be effective as of the fifteenth day of October, 1944."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re duty and taxes on tires shipped to the United States to be mounted on motor vehicles for shipment to Canada

P.C. 121/8550

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 8th November, 1944.

The Board recommend that, under authority of Section 3 of the War Measures Act, it be ordered as follows:

(1) That rubber tires (casings and inner tubes therefor) shipped to the United States by any Canadian manufacturer of rubber tires to be mounted as original equipment on motor vehicles for shipment to Canada, under permit of the Director General of Automotive and Tank Production and the Rubber Controller, Department of Munitions and Supply, shall not be subject to customs duty or to war exchange tax on importation of the said motor vehicles so equipped, but shall be subject to the consumption or sales tax on the value of the Canadian-made tires.

(2) That entry at Customs of motor vehicles, equipped with Canadian-made tires as herein provided, shall be subject to compliance with the following regulations:

REGULATIONS

- (a) That the rubber tires shall have permanently marked thereon the words "Made in Canada", and an indication of the maker's name, and shall be exported from Canada under Customs supervision.
- (b) That a true invoice, stating the home consumption value of the motor vehicle, less the value of the United States tires not supplied, and showing as a separate item the value of the Canadian-made tires with which the motor vehicle is equipped, shall be presented at Customs at the port of entry. The invoice shall be accompanied by a certificate furnished by the manufacturer of the motor vehicle, stating that the rubber tires thereon are of Canadian manufacture and furnishing the date of exportation from Canada, the name of the port at which exportation was made and the export entry number.
- (c) That consumption or sales tax and excise tax, where applicable, shall be paid at the time of entry at Customs on the motor vehicle complete with rubber tires mounted thereon, computed on the duty paid value of the vehicle including the value of the Canadian-made tires.
- (d) That the Minister of National Revenue may withdraw the privilege hereby granted in the case of undue advantage being taken thereof by any person, or in the event of any irregularity or fraud in connection therewith, and may make such other regulations as may be necessary for the protection of the revenue in carrying out this arrangement.
- (3) The Order in Council based on this recommendation shall remain in effect until midnight of December 31, 1945.

A. D. P. HEENEY, Clèrk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

SPECIAL PRODUCTS BOARD

Order No. 14

Under and by virtue of the powers conferred on it by the Special Products Regulations, being Order-in-Council P.C. 2520 of April 15th, 1941, and amendments and additions thereto, made under authority of the War Measures Act, the Special Products Board hereby orders that no bean dealer authorized by the Special Products Board to distribute Participation Certificates on dried beans shall ship or deliver dried beans to the domestic market in Canada without permission in writing from the Special Products Board.

Dated at Ottawa this thirtieth day of October, 1944.

R. W. NEELY,

Secretary.

DEPARTMENT OF NATIONAL REVENUE

WM No. 19, Supplement No. 54

MEMORANDUM

(Customs Division)

Ottawa, 30th October, 1944.

To Collectors of Customs and Excise, and others concerned:

Trading with the Enemy

List of Specified Persons, Revision No. 54

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

WM No. 102, Supplement No. 6

MEMORANDUM

(Customs Division)

Ottawa, 31st October, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

Permits will not be required for the importation of the clothing, wearing apparel and other textile products enumerated in Memorandum WM No. 102;—

- (a) When imported by residents of Canada returning from abroad and acquired solely for their personal use or as gifts for relatives or friends.
- (b) When imported by non-residents of Canada as gifts for relatives or friends.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

PART III

Wartime Prices and Trade Board

(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 447

Distribution and Use of Shipping Containers

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments

THE BOARD HEREBY ORDERS AS FOLLOWS:-

- 1. Section 10 of Order No. 344 of the Board as amended by Order No. 398 of the Board, is revoked.
- 2. Schedules "B" and "C" to Order No. 344 of the Board as amended by Order No. 398 of the Board, are revoked and replaced by the Schedules set forth in the Schedule to this Order.
 - 3. This Order comes into force on November 15, 1944.

Made at Ottawa this 27th day of October 1944.

D. GORDON,

Chairman.

Schedule to Order No. 447 setting forth new Schedules "B" and "C" to Order No. 344, as follows:—

SCHEDULE "B" TO ORDER No. 344

Prohibited Uses

New shipping containers may not be used for packing the products listed in this Schedule, except as provided in the Order.

Class (a) Paper Products:

- 1. Advertising Displays-counter, window or floor
- 2. Merchandise Dispensers
- 3. Posters

Class (b) Miscellaneous:

- 1. Baskets-wicker, splint, etc.
- 2. Brooms
- 3. Charcoal—except activated carbon
- 4. Coal
- 5. Furniture—lawn and porch, except glass parts
- 6. Furniture, unfinished—except glass parts
- 7. Ladders
- 8. Mops-except oil mops
- 9. Peat Moss
- 10. Playground Equipment

SCHEDULE "C" TO ORDER No. 344

Quota restrictions for the delivery and acquisition of new shipping containers (including reshippers) for packing the products and for the uses listed in this schedule.

Class (a)—No limitation is placed on shipping containers for the following products.

Food products for human consumption as follows and whether fresh, frozen or processed.

1. Meat, fowl or fish

2. Vegetables or fruit, except where otherwise stated in this Order

3. Eggs

4. Chick boxes, incubators, baby chick supplies

5. Overseas cartons for shipping of gifts to members of Armed Forces by individuals

6. Home canning jars

7. Items included in Priority 1, 2 and 4 in Order No. 335

8. Soups

9. Dairy Products

10. Cereal Products including bread and bakery products

Class (b)—The quota percentage for all products included in this class...... 100%. This class includes all products not included in any other class listed in this Schedule.

WARTIME PRICES AND TRADE BOARD

ORDER No. 450

Retail Markup—Table

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 dated November 1, 1941, and amendments.

THE BOARD HEREBY ORDERS AS FOLLOWS:

Effective Date and Application of Order

1. This Order comes into force on November 16, 1944. It establishes the rules for calculating markups on sales at retail of any goods when the product order provides that the retail markup is to be calculated according to the provisions of this Order.

Definitions

- 2. For the purposes of this Order
- (a) "basic period" means the period from September 15, 1941, to October 11, 1941, both inclusive; or, in the case of particular goods, if the product Order provides that any other period shall be deemed to be the basic period for the purposes of that Order, "basic period" shall mean that period;
- (b) "lawful cost" means, in respect of any product, the sum of the amounts upon which, under the provisions of the product Order, a retailer may calculate his markup on sales of that product at retail;
- (c) "product Order" means an Order made, approved or concurred in by or on behalf of the Board or a price fixation issued under the provisions of Board Order No. 414 or any Order replacing that Order, which fixes the maximum price at which a retailer may sell a product at retail;
- (d) "markup symbol" means any of the letters heading a vertical column in Schedule "A" hereto.

To find the markup corresponding to a basic period percentage markup

* 3. Whenever a product order refers to a markup as being the markup which, under the provisions of this Order, corresponds to a particular basic period percentage markup, the amount of such corresponding markup shall be determined as follows:

First Step—in accordance with the provisions of the product Order, find the lawful cost of the goods in terms of the quantity that is to be priced for sale; such lawful cost must be calculated in cents to one decimal point.

- Second Step—from the Key for Converting Basic Period Percentage Markups (Schedule "B" hereto) find the markup symbol corresponding to the particular basic period percentage markup
- Third Step—from the Markup Table (Schedule "A" hereto) find the amount of the corresponding markup. It is the amount shown in the Markup Table under the markup symbol as determined by the Second Step and opposite the cost range which includes the lawful cost as determined by the First Step.

To find the markup corresponding to a markup symbol

- 4. Whenever a product Order refers to a markup as being the markup under a particular markup symbol in the Markup Table calculated according to the provisions of this Order, the amount of such markup shall be determined as follows:
 - First Step—in accordance with the provisions of the product Order, find the lawful cost of the goods in terms of the quantity that is to be priced for sale; such lawful cost must be calculated in cents to one decimal point.
 - Second Step—from the Markup Table find the amount of the markup. It is the amount shown in the Markup Table under that markup symbol and opposite the cost range which includes the lawful cost as determined by the First Step.

Calculation of Markup when Lawful Cost Exceeds Que Dollar

5. If in any case in which Sections 3 or 4 apply, the lawful cost exceeds \$1.00 the markup shall be found by multiplying the amount shown in the bottom line of the Markup Table under the applicable markup symbol by the number of whole dollars in the lawful cost and by adding to the amount thereby obtained the amount shown in the Markup Table under the same markup symbol and opposite the cost range for the number of cents left over in the lawful cost.

Price Marking of Articles Displayed or Offered for Sale

- 6. Every article of goods to which this Order applies must during the whole of the time it is displayed or offered for sale by a retailer,
 - (i) have the selling price legibly marked thereon or on a price tag, card or label displayed therewith or attached thereto; or
 - (ii) if the goods are displayed in bulk, have the selling price legibly marked on the container in which they are displayed or on a price card displayed therewith or attached to the container.

Made at Ottawa this 18th day of October, 1944.

D. GORDON; Chairman.

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"MARKUP TABLE" BEING SCHEDULE "A" TO ORDER No. 450

Cost-Ranges		MARKUP SYMBOLS DESIGNATING MARKUP AMOUNTS IN CENTS									
In Cents	A	В	С	D	E	F	G	н	J	K	L
1 to 1 · 4 1 · 5 to 2 · 4 2 · 5 to 3 · 4 3 · 5 to 4 · 4 4 · 5 to 5 · 4 5 · 5 to 6 · 4 6 · 5 to 7 · 4 7 · 5 to 8 · 4 8 · 5 to 9 · 4 9 · 5 to 10 · 9 11 · 0 to 12 · 9 13 · 0 to 14 · 9 15 · 0 to 16 · 9 17 · 0 to 18 · 9 19 · 0 to 21 · 4 21 · 5 to 24 · 4 24 · 5 to 27 · 4 27 · 5 to 30 · 4 30 · 5 to 33 · 9 34 · 0 to 37 · 9 38 · 0 to 42 · 4 42 · 5 to 47 · 4 47 · 5 to 52 · 4 57 · 5 to 62 · 4 62 · 5 to 67 · 4 67 · 5 to 72 · 4 77 · 5 to 82 · 4 82 · 5 to 87 · 4 77 · 5 to 82 · 4 82 · 5 to 87 · 4 87 · 5 to 92 · 4 99 · 5 to 97 · 4 97 · 5 to 99 · 9	.1. .1. .2. .3.3.4. .5.6.7.7.8. 1.1.2.3.5.7.9. 1.2.3.5.7.9. 1.2.3.5.7.9. 2.2.7.9.3.3.5.5.7.9. 3.3.5.7.9.4.0.1	.1 .2 .3 .4 .5 .6 .6 .7 .8 .9 11.2 11.4 11.7 2.0 2.2 4.4 2.7 3.4 4.5 9.5 6.0 4.5 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0	$\begin{array}{c} \cdot 1 \\ \cdot 2 \\ \cdot 3 \\ \cdot 4 \\ \cdot 6 \\ \cdot 7 \\ \cdot 8 \\ \cdot 9 \\ 1 \cdot 0 \\ 1 \cdot 1 \\ 1 \cdot 3 \\ 1 \cdot 6 \\ 2 \cdot 2 \\ 2 \cdot 6 \\ 2 \cdot 2 \\ 3 \cdot 6 \\ 4 \cdot 5 \\ 5 \cdot 6 \\ 4 \cdot 5 \\ 5 \cdot 6 \\ 6 \cdot 7 \\ 7 \cdot 2 \\ 8 \cdot 3 \\ 8 \cdot 9 \\ 4 \cdot 10 \cdot 0 \\ 10 \cdot 6 \\ 11 \cdot 0 \\ \end{array}$	$\begin{array}{c} \cdot 1 \\ \cdot 3 \\ \cdot 4 \\ \cdot 6 \\ \cdot 7 \\ 1 \cdot 1 \\ 1 \cdot 2 \\ 1 \cdot 3 \\ 1 \cdot 5 \\ 1 \cdot 8 \\ 2 \cdot 4 \\ 2 \cdot 7 \\ 3 \cdot 4 \\ 3 \cdot 9 \\ 4 \cdot 3 \\ 4 \cdot 8 \\ 5 \cdot 4 \\ 6 \cdot 0 \\ 6 \cdot 7 \\ 7 \cdot 5 \cdot 2 \\ 9 \cdot 0 \\ 9 \cdot 7 \\ 10 \cdot 5 \\ 11 \cdot 2 \\ 12 \cdot 0 \\ 12 \cdot 7 \\ 13 \cdot 4 \\ 14 \cdot 2 \\ 14 \cdot 7 \\ \end{array}$	$\begin{array}{c} \cdot 1 \\ \cdot \cdot 6 \\ \cdot 8 \\ 1 \cdot 0 \\ 1 \cdot 1 \\ 1 \cdot 3 \\ 1 \cdot 5 \\ 2 \cdot 3 \\ 1 \cdot 5 \\ 2 \cdot 3 \\ 3 \cdot 9 \\ 4 \cdot 4 \\ 5 \cdot 5 \\ 6 \cdot 1 \\ 6 \cdot 9 \\ 7 \cdot 7 \\ 8 \cdot 6 \\ 5 \cdot 5 \\ 11 \cdot 4 \\ 12 \cdot 4 \\ 12 \cdot 4 \\ 13 \cdot 3 \\ 14 \cdot 3 \\ 14 \cdot 3 \\ 15 \cdot 2 \\ 17 \cdot 1 \\ 18 \cdot 1 \\ 18 \cdot 8 \\ \end{array}$.25 .57 .99 1.24 1.66 1.91 2.44 2.83 3.88 4.27 5.4 6.18 7.66 8.44 10.66 11.79 14.1 15.2 16.4 17.6 18.8 19.9 11.1 22.3 23.3 23.3 23.3 23.3 23.3 23.3	$\begin{array}{c} \cdot 2 \\ \cdot 6 \\ 1 \cdot 1 \\ 1 \cdot 4 \\ 1 \cdot 7 \\ 2 \cdot 0 \\ 2 \cdot 5 \\ 2 \cdot 9 \\ 3 \cdot 4 \cdot 5 \\ 5 \cdot 1 \\ 7 \cdot 5 \cdot 5 \\ 3 \cdot 9 \cdot 1 \\ 10 \cdot 2 \\ 9 \cdot 1 \\ 11 \cdot 3 \\ 12 \cdot 7 \\ 14 \cdot 1 \\ 15 \cdot 5 \\ 16 \cdot 9 \\ 11 \cdot 3 \\ 12 \cdot 7 \\ 14 \cdot 1 \\ 15 \cdot 5 \\ 22 \cdot 6 \\ 25 \cdot 4 \\ 26 \cdot 8 \\ 27 \cdot 8 \end{array}$.2. .7. 1.0 1.3 1.70 2.3 2.70 3.4 4.07 5.3 6.07 7.77 8.77 10.77 12.0 16.7 12.0 21.7 18.3 20.0 21.7 23.3 25.0 30.0 30.0 30.0 30.0 30.0 30.0 30.0 3	$\begin{array}{c} \cdot 3 \\ \cdot 9 \\ 1 \cdot 3 \\ 1 \cdot 7 \\ 2 \cdot 16 \\ 3 \cdot 0 \\ 3 \cdot 4 \\ 4 \cdot 4 \\ 5 \cdot 1 \\ 6 \cdot 0 \\ 7 \cdot 7 \\ 9 \cdot 9 \\ 11 \cdot 1 \\ 12 \cdot 4 \\ 13 \cdot 8 \\ 15 \cdot 4 \\ 17 \cdot 2 \\ 23 \cdot 6 \\ 25 \cdot 7 \\ 27 \cdot 9 \\ 30 \cdot 0 \\ 32 \cdot 1 \\ 34 \cdot 3 \\ 36 \cdot 4 \\ 40 \cdot 3 \\ 42 \cdot 3 \\ \end{array}$	$\begin{array}{c} \cdot 4 \\ 1 \cdot 1 \\ 1 \cdot 6 \\ 2 \cdot 2 \\ 2 \cdot 7 \\ 3 \cdot 8 \\ 4 \cdot 8 \\ 5 \cdot 5 \\ 6 \cdot 5 \\ 6 \cdot 5 \\ 8 \cdot 6 \\ 9 \cdot 9 \\ 12 \cdot 4 \\ 14 \cdot 0 \\ 15 \cdot 6 \\ 17 \cdot 4 \\ 19 \cdot 4 \\ 121 \cdot 7 \\ 24 \cdot 2 \\ 26 \cdot 9 \\ 32 \cdot 3 \\ 35 \cdot 0 \\ 43 \cdot 1 \\ 43 \cdot 1 \\ 45 \cdot 8 \\ 48 \cdot 5 \\ 51 \cdot 2 \\ 53 \cdot 1 \\ \end{array}$	5.5 1.3 2.0 2.7 3.3 4.0 4.7 5.3 6.0 6.8 8.0 9.3 10.7 12.5 15.3 17.3 21.5 24.0 33.3 46.7 40.0 43.3 6.7 60.0 63.3 65.8
On \$1.00 Cost	4.2	7.5	11.1	14.9	19.0	23.5	28 · 2	33.3	42.9	53.8	66.7

"KEY" FOR CONVERTING BASIC PERIOD PERCENTAGE MARKUPS BEING SCHEDULE "B" TO ORDER No. 450

If the basic period percentage markup referred to in the product order is—	The corresponding markup symbol is—
0.1% to 5.4% of selling price	A A
5.5% to 8.4% of selling price	
8.5% to 11.4% of selling price"	C
11.5% to 14.4% of selling price	D D
14.5% to 17.4% of selling price	E E
17.5% to 20.4% of selling price	F
20.5% to 23.4% of selling price. 25.7% to 30.5% on cost price.	G G
23.5% to 27.4% of selling price	H
27.5% to 32.4% of selling price	J
32.5% to 37.4% of selling price	K K
37.5% to 42.4% of selling price	L L

WARTIME PRICES AND TRADE BOARD

ORDER No. 454

Soft Drinks

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 dated November 1, 1941, and amendments, The Board Hereby orders as follows:

- 1. Section 8 of Board Order No. 303, which restricts the number of flavours of soft drinks that may be bottled, is hereby revoked.
 - 2. This Order comes into force on November 10, 1944.

Made at Ottawa, this 6th day of November, 1944.

D. GORDON, Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1399

Maximum Retailers' Prices for Lumber and Millwork in the Prince Rupert District

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:

Interpretation

- 1. For the purpose of this Order,
- (a) "Lumber" includes lumber, shingles, and lath.
- (b) "Prince Rupert District" means all that part of the Forest District of Prince Rupert in the Province of British Columbia, excluding Terrace, west of the line of the Cascade Mountains which line is defined for administrative purposes and is outlined together with the said Forest District on a map indicating Forest District Boundaries in the Province of British Columbia issued by the Department of Lands of the Government of the said Province on March 31, 1937 (Reprint April 1942).
- (c) "Point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

Maximum Retailers' Prices Fixed for Prince Rupert District

- 2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any lumber or millwork described in Schedules A and B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Prince Rupert District, shall be the price shown for such lumber and millwork in the said Schedules.
- (2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any millwork, other than millwork described in Schedule B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Prince Rupert District, shall be the laid down cost of such millwork to the retailer, plus a mark-up of forty per centum (40%) of such cost.

Special Sizes and Grades of Lumber

- 3. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.
- (2) When any lumber is offered for sale in grades not designated or provided for in Schedule A to this Order such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber and Millwork Sold

4. Every person selling lumber or millwork at retail from any point of shipment within the Prince Rupert District shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the

species, sizes and grades of the lumber and millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Effective Date

5. This Order shall be effective on and after the 20th day of October, 1944.

Dated at Ottawa, this 6th day of October, 1944.

A. H. WILLIAMSON,

Timber Administrator.

Approved:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

SCHEDULE A

To Administrator's Order No. A-1399

MAXIMUM RETAIL PRICES FOR LUMBER IN THE PRINCE RUPERT DISTRICT

Except where indicated all prices set out hereunder refer to one thousand feet Board Measure and all measurements are calculated from the nominal size.

SOFTWOOD LUMBER

ALL SPECIES OF SOFTWOOD-

No. 1 Common Dimension, Surfaced:

Size	Length	-
$2 \times 4''$, $2 \times 6''$, $2 \times 8''$	8' and 16'. 10', 18' and 20'. 12' and 14'. 8' and 16'.	\$53.00 55.00 56.00 55.00 57.00 59.00 57.00 61.00

For No. 2 Dimension Deduct \$2.00 from the above prices.

For Select Common Dimension, Add \$5.00 to the above prices.

For Tank Stock, Add \$10.00 to the above prices.

For Dimension S2S and C.M., Add \$3.00 to the above prices.

For Log Cabin Siding, Add \$5.00 to the above prices.

For Rough, Deduct \$2.00 from the above prices.

For lengths over 20' up to 24', Add \$3.00 to the above prices for lengths of 20'.

For lengths over 24' up to 28', Add \$6.00 to the above prices for lengths of 20'.

No. 1 Common Plank and Timbers S4S or S1S1E-

Size	Length	_
3 x 4" to 4 x 8" 3 x 10" to 4 x 10" 3 x 12" to 4 x 12" 6 x 6" to 8 x 8"	8' to 16' 8' to 16'	59.00

No. 1 Common Timbers Rough:

Size	Length	
8 x 8" to 12 x 12"	8' to 16'	\$60.00

For other Rough sizes Deduct \$1.00 from the prices for No. 1 Common Timbers S4S or S1S1E.

For 18' and 20' lengths, Add \$2.00 to the above prices.

For lengths exceeding 20', Add \$1.00 to the price for lengths of 20' for each foot in length in excess of 20'.

Common Boards, S2S, S4S, or Shiplap-

	D and Better	No. 2 Common Spruce	No. 3 Common Spruce or No. 1 Common Fir, Larch or Hemlock	No. 4 Common Spruce or No. 2 Common Fir, Larch or Hemlock	No. 5 Common Spruce or No. 3 Common Fir, Larch or Hemlock
1 x 4" R/L 6' to 20'.	\$75.00	\$61.00	\$54.00	\$52.00	\$50.00
1 x 5" R/L 6' to 20'.	85.00	65.00	56.00	54.00	51.00
1 x 6" R/L 6' to 20'.	80.00	64.00	56.00	54.00	52.00
1 x 8" R/L 6' to 20'.	85.00	65.00	58.00	56.00	54.00
1 x 10" R/L 6' to 20'.	85.00	65.00	58.00	56.00	54.00
1 x 12" R/L 6' to 20'.	100.00	66.00	59.00	57.00	54.00

For Rough, Deduct \$3.00 from the above prices.

For Specified Lengths ordered by the buyer, Add \$2.00 to the above prices.

For 5/4" and 6/4" in any grade of Commons, Add \$5.00 to the above prices.

For Machining to Standard Patterns, Add \$5.00 to the above prices.

SPRUCE

Siding, Ceiling and Flooring-

Bevel Siding No. 2 Common ½ x 4"	\$43.00 per MFSM
Bevel Siding No. 3 Common ½ x 4"	37.00 per MFSM
Bevel Siding No. 2 Common $\frac{1}{2} \times 6''$	43.00 per MFSM
Bevel Siding No. 3 Common ½ x 6"	37.00 per MFSM

FIR, HEMLOCK AND CEDAR

	$1 \times 4''$	$1 \times 6^{\prime\prime}$
Drop or Novelty Siding B and Better	.\$73.00	\$75.00
Drop or Novelty Siding C		74.00
Drop or Novelty Siding D	. 62.00	65.00

CEDAR

Bevel Siding-

		,	1	1
-,	Clear	A Grade	B Grade	C. Grade
	per MFSM	per MFSM	per MFSM	per MFSM
½ x 4", 8' to 18' ½ x 5", 8' to 18' ½ x 8", 8' to 18' ½ x 8", 8' to 18'	\$54.00 59.00 66.00 81.00	\$50.00 54.00 62.00 80.00	\$46.00 52.00 56.00 60.00	\$ 38.00 42.00

Clear Finish S4S.

Door Jamb-

B and Better permitting 15% of C, $1 \times 4''$, $1 \times 6''$ and $1 \times 8''$	\$110.00
B and Better permitting 15% of C, $1 \times 5''$, $1 \times 10''$ and $1 \times 12''$	120.00
For 5/4", Add \$5.00 to the above prices.	

FIR AND HEMLOCK

	1 x 3" and 1 x 4"	1½ x 4"	1 x 6"
Flooring B and Better, Edge Grain. Flooring C, Edge Grain. Flooring D, Edge Grain. Flooring B and Better, Flat Grain. Flooring C, Flat Grain. Ceiling B and Better. Ceiling C. Ceiling D.	79.00 75.00 62.00 76.00 72.00	91.00 76.00	78.00 70.00
Ceiling B and Better, $\frac{5}{5} \times 3''$ and $\frac{5}{5} \times 4''$. Ceiling, C, $\frac{5}{5} \times 3''$ and $\frac{5}{5} \times 4''$. Ceiling D, $\frac{5}{5} \times 3''$ and $\frac{5}{5} \times 4''$.		\$65.00 per I 60.00 per I 55.00 per I	MFSM
Finish— B and Better S4S 1 x 2" to 1 x 12". 1c. per lineal $1\frac{1}{4}$ x 2" to $1\frac{1}{4}$ x 12". $1\frac{1}{4}$ c. per lineal $1\frac{1}{2}$ x 2" to $1\frac{1}{2}$ x 12" $1\frac{1}{2}$ c. per lineal 3 x 3" to 4 x 6".	foot for e	ach inch in ach inch in	width width

 $1\frac{3}{4} \times 7\frac{1}{4}$ or $7\frac{1}{2}$

12.00 per 100 lineal feet

16.00 per 100 lineal feet

Window Jamb:—	
$rac{3}{4} imes 5rac{1}{4} ext{ or } 5rac{1}{2}''$. $rac{3}{4} imes 7rac{1}{4} ext{ or } 7rac{1}{2}''$. $1rac{1}{8} imes 5rac{1}{4} ext{ or } 5rac{1}{2}''$. $1rac{1}{8} imes 7rac{1}{4} ext{ or } 7rac{1}{2}''$.	\$ 6.00 per 100 lineal feet 8.00 per 100 lineal feet 7.00 per 100 lineal feet 9.50 per 100 lineal feet
Sill Stock—	
1	
Stepping, Edge Grain—	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	19.00 per 100 lineal feet
Casing—	
Under 3" in width 3" to 4" in width Over 4" to 5" in width Over 5" to 6" in width	4.00 per 100 lineal feet
Base—	
6" in width	\$ 6.00 per 100 lineal feet 8.00 per 100 lineal feet 10.00 per 100 lineal feet
Base Block Stock—	
$\begin{array}{c} 1_{\frac{1}{16}''} \times 4\frac{1}{2}'' \\ 1_{\frac{1}{16}''} \times 5\frac{1}{2}'' \end{array}$	\$ 6.00 per 100 lineal feet 8.00 per 100 lineal feet

MOULDINGS

Fir and Hemlock-

The prices set forth in No. 6 B.C. Catalogue of Standard Mouldings dated October 5, 1943, a copy of which is on file with the Timber Administrator.

Cedar-

The prices for fir and hemlock mouldings increased by 15%.

CEDAR SHINGLES

No. 1, XXXXX	\$ 7.30 per square
No. 2, XXXXX	
No. 3, XXXXX	5.00 per square
No. 1, XXX	7.35 per thousand
No. 2, XXX	6.35 per thousand

LATH

C. 1.	/	0.40	WO 11 1 1
Cedar		\$12.	.50 per thousand pieces
Pine or Spruce		9	.60 per thousand pieces
No. 1 Fir			.60 per thousand pieces
No. 2 Fir		7	60 per thousand pieces

SCHEDULE B

To Administrator's Order No. A-1399

MAXIMUM RETAIL PRICES FOR MILLWORK IN THE PRINCE RUPERT DISTRICT

MILLWORK

Sast	i												
	8 x 10,	3 lights,	13" in	thic	kness							\$1.60	each
	8 x 10,											1.65	44
	8 x 10,											2.00	66
	8 x 10,	9 lights,											66
	10 x 12,												66
	10 x 12,	3 lights,											66
	10 x 12,	4 lights,	13" in	thic	kness				, , , , ,			1.90	66
	10 x 12,	6 lights,										2.50	66
	10 x 12,	9 lights,										3.50	"
	10 x 14,	3 lights,										1.75	46
	10 x 14,		13" in	thic	kness							2.60	**
	10 x 16,		13" in	thic	kness							1.90	"
	10 x 16,											3.00	, "
	1 10 11 10,	o algazos,	28 22	. VALLO	222000		7					0.00	
TT7 *	7							,					
Win	idows—												
4	8×10 ,	8 lights,	13" C	heck	Rail.							\$2.85	
	8 x 10,	12 lights,	$1\frac{3}{8}$ C	heck	Rail.							3.75	66
•	8 x 10,	18 lights,	$1\frac{3}{8}$ C	heck	Rail.							6.00	.66
	10 x 12,	8 lights,	13" C	heck	Rail.							3.20	66
	10 x 12,	12 lights,	13" C	heck	Rail.							4.00	
	10×12 ,	18 lights,	$1\frac{3}{8}$ " C	heck	Rail.							7.00	"
	10 x 14,	12 lights,	13" C	heck	Rail.							4.60	66
	10 x 20,	4 lights,	$1\frac{3}{8}$ " C	heck	Rail.							2.85	66
	12 x 20,	4 lights,	$1\frac{3}{8}$ " C	heck	Rail.							3.25	
	12 x 24,	4 lights,	1¾″ C	heck	Rail.							3.75	66
	14 x 28,	4 lights,	13" C	heck	Rail.							4.25	66
	20 x 20,		1⅓" C	heck	Rail.							2.70	"
	20 x 24,		13" C	heck	Rail.							2.90	44,
	24 x 24,	2 lights,	$1\frac{3}{8}''$ C	heck	Rail.							3.50	46
	24 x 26,	2 lights,	13" C	heck	Rail.							3.70	66
	24 x 28,	2 lights,	1⅓" C	heck	Rail.							3.60	66
	24 x 30,		1¾" C	heck	Rail.		/					3.90	66
	26 x 26,		13" C	heck	Rail.							3.50	66
	26 x 28,	2 lights,	13" C	heck	Rail.							3.80	66
	26 x 30,		13" C	heck	Rail.							3.90	66
	28 x 28,	2 lights,	13" C	heck	Rail.							3.90	46
	28 x 30,		13" C	heck	Rail.							4.20	66
	30 x 30,	2 lights,	1 ³ / ₈ ′′ C	heck	Rail.			5				4.60	"
	30 x 32,	2 lights,	$1\frac{3}{8}$ C	heck	Rail.							4.80	46
	34 x 34,	2 lights,	13" C	heck	Rail,	Doul	ole St	treng	th Gla	ass		8.00	"
	36 x 36,	2 lights,	13" C	heck	Rail,	Dou	ble S	streng	gth G	lass		9.50	66
For	Storm S	ash Rabbe	tad wi	th Sl	at Va	nta A	444 8	Oc to	o the	a how	nrices f	or Wine	dowe
1 01	Deor III D	usii Itabbe	cea wi	011 1014	au vei	1100, 1	iuu (,00. 0	O the	abovi	prices i	01 ** 111	aows.

Fran	mes									\			
		Oor Fram											
	Outside	Door Fra	mes, $6'$	" Jan	nbs							4.50	66
		Door Fra											66
	Window	Frames,	5½" Ja	mbs.								4.00	66
	Window	Frames,	7¼" Ja	mbs.								4.50	46

	Panel Doors					Glazed	Doors	
<u></u>	5 Cross Panel and 2 Panel	1 Panel	Crafts- man	No. 214 or same design	No. 301 or same design	No. 302 or same design	No. 304 or same design	French Doors 15 Lights
$\begin{array}{c} 2/0 \ge 6/0-1\frac{3}{8} \\ 2/0 \ge 6/6-1\frac{3}{8} \\ 2/4 \ge 6/4-1\frac{3}{8} \\ 2/4 \ge 6/4-1\frac{3}{8} \\ 2/6 \ge 6/6-1\frac{3}{8} \\ 2/6 \ge 6/8-1\frac{3}{8} \\ 2/8 \ge 6/8-1\frac{3}{8} \\ 2/10 \ge 6/9-1\frac{3}{8} \\ $	4.50 4.50 5.00 5.00 5.00 5.25 5.50 6.00	\$4.50 4.75 4.75 5.25 5.25 5.25 5.50 6.00	1	\$7.50 8.00 9.00 11.50 12.50			\$27.00	\$12.00

For 5 Cross Raised Panel Doors Add 50c. to the above prices for 5 Cross Panel Doors.

The above numbers refer to designs of doors which are shown under such numbers in the Standard Millwork Catalogue of Sash and Doors used by the Manufacturers in the Province of Alberta.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1415

Maximum Prices for Canned Pacific Fish and Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

Application of the Order

- 1. This Order fixes maximum prices on sales by all sellers of the canned fish and shell fish listed in the Schedule hereto, processed from fish and shell fish caught in the Pacific Ocean or in any river flowing into that Ocean and packed for sale in hermetically sealed containers.
- 2. This Order comes into effect on November 1, 1944, and revokes Administrator's Orders Nos. A-114. A-381 as amended, A-807 and A-1047 as amended. It also revokes Administrator's Order No. A-564 to the extent that such Order applies to any canned Pacific Fish product. It also revokes any Price Notification relating to any canned Pacific Fish Product which was issued prior to October 2, 1944, under the provisions of Board Order No. 214.

Prices Fixed are Maximum Prices and Include all Charges

3. All prices fixed by this Order are maximum prices and must not be exceeded. These prices include all charges and no additional charge may be made for a container or key or for packaging, labelling, wrapping, lithographing or lacquering.

Additional Payments or Consideration to be Part of the Price

4. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any canned fish or received by the seller from any person in connection with the sale of any canned fish shall constitute part of the price for such products.

Definitions

- 5. For the purposes of this Order,
- (a) "canned fish" as used in this Order means only the canned fish and shell fish to which this Order applies which are listed in the Schedule hereto;

- (b) "certified", "grade 'B'", "tips and tails", "standard" and "sub-standard" as used in the Schedule hereto mean, respectively, herring or salmon, as the case may be, graded in accordance with the standards of quality set forth in the regulations under the Meat and Canned Foods Act;
- (c) "packer" means a person who processes and packs fish or who has fish processed and packed by any other person for him, in hermetically sealed containers for sale;
- (d) "sell at wholesale" means to sell otherwise than at retail;
- (e) "sell" as used in this Order also covers an offer to sell;
- (f) "wholesale distributor" means any person other than a packer who sells canned fish at wholesale.

Sales by Packers

- 6. (1) The maximum price, exclusive of sales tax, at which a packer may sell other than at retail any canned fish listed in the Schedule hereto shall, according to the type of packing, the variety of the fish sold, the size and style of container, the number of containers to the case and the net weight of contents, be the price listed in the Schedule for the same.
- (2) All sales of canned fish by packers shall be f.o.b. rail shipping point; however, if the canned fish is shipped direct to wholesale distributors or retailers by boat, such sales shall be f.o.b. boat shipping point.
- (3) At the request of the buyer, a packer may prepay the freight from a rail shipping point or boat shipping point on any shipment but in that event he must show it as a separate item on his sales invoice to the buyer.

Sales by Packers to a Consumer

7. The maximum price at which a packer may sell any canned fish at retail shall be an amount equal to the maximum price as fixed by Section 6 (and listed in the Schedule hereto) at which he may sell such canned fish other than at retail, PLUS a markup not exceeding 25 per cent of such price.

Sales by Packers of Listed Canned Fish Packed in an Unlisted Style or Size of Container and of Unlisted Canned Fish

8. No packer shall sell any canned fish listed in the Schedule hereto packed in a size or style of container not listed in the Schedule, or any canned fish or type of pack of canned fish not listed in the Schedule hereto unless after October 2, 1944, he makes an application for and has a maximum price fixed for such canned fish under the provisions of Order No. 414 of the Board.

Sales by Wholesale Distributors

- 9. (1) The maximum price at which a wholesale distributor may sell at wholesale any canned fish shall be the sum of the following f.o.b. his place of business:
 - (a) the actual price paid by him for that canned fish but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
 - (b) sales tax and the actual transportation charges, not exceeding the common carrier freight rate, to the city, town or village in which he has his place of business, paid by him and which are not included in the actual price he paid for the canned fish; and
 - (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of the same or a substantially similar kind of canned fish to the same class of buyer but not in any event exceeding ten per cent of his selling price.
- (2) If a sale of canned fish by a wholesale distributor is to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Combined Markups of Wholesale Distributors

10. When sales of canned fish are made by and between wholesale distributors the total amount of the markup of all the wholesale distributors combined must

not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor,

11. Every wholesale distributor on a sale to another wholesale distributor shall state on the sales invoice furnished the buyer the proportion of the total combined markup that has been taken by him and by any other wholesale distributor who handled the canned fish, and the amount of the markup which is available for the buyer.

Sales at Retail by Persons Other than Packers

- 12. The maximum price at which a person other than a packer may sell at retail any canned fish shall be the sum of the following:
 - (a) the actual price paid by him for the canned fish but not exceeding the maximum price at which the same may be sold to him by his supplier:
 - (b) sales tax and, if his supplier is not required to deliver free to him, the actual transportation charges, not exceeding the common carrier freight rate, paid by him and which are not included in the actual price he paid for the canned fish: and
 - (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales at retail of the same or a substantially similar kind of canned fish but not in any event exceeding,
 - (i) 22 per cent of his selling price, if he bought the canned fish from a whole-sale distributor; or
 - (ii) 25 per cent of his selling price, if he bought the canned fish from a packer at a price not exceeding the maximum price at which a packer could have sold the canned fish to a wholesale distributor.

Stocks on Hand at the Effective Date

13. During the period November 1 to December 31, 1944 in the case of wholesale distributors and during the period November 1, 1944 to January 31, 1945 in the case of retailers, the maximum prices fixed by this Order shall not apply to sales of any stocks of canned fish which have been purchased by any wholesale distributor or retailer at lawful prices in excess of the maximum prices fixed by this Order and which have been invoiced and delivered to such wholesale distributor or retailer prior to November 1, 1944, or which are in transit to such wholesale distributor or retailer on that date. During such periods the maximum prices for sales by any wholesale distributor or retailer of such stocks of canned fish shall be the lawful maximum prices in effect on October 31, 1944, being the last business day immediately prior to the effective date of this Order.

Maximum Prices for Imported Canned Fish Products

14. The maximum price at which any person may sell any imported canned fish to any buyer shall be an amount equal to the maximum price, as fixed by this Order, at which that person may sell canned fish packed in Canada of the same or a substantially similar variety, kind and quality and type of packing, packed in the same size and style of container, to that class of buyer.

Records and Invoices

- 15. (1) On every sale of canned fish other than on a sale at retail every seller shall at the time of delivery to the buyer furnish him with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the variety, kind and quality of canned fish, the type of pack, the number of cans per case and the size and style of the cans, and the price per case charged for the canned fish.
- (2) Every seller shall retain a duplicate copy of each invoice furnished by him as required by this Section.
- 16. Every wholesale distributor and every retailer shall immediately upon receipt by him of any canned fish purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or retail place of business

operated by him, the date of purchase, the name and identifying address of his supplier, the variety, kind and quality of canned fish, the type of pack, the number and size and style of the cans, the actual price per case paid for the canned fish also transportation charges paid.

- 17. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.
- (2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.
- 18. Every person who sells at retail any canned fish shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind and variety of canned fish and the size and style of its container and the price to the customer.

Dated at Ottawa this 17th day of October, 1944.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDIILE

To Administrator's Order No. A-1415

Maximum Prices on Sales by Packers of the Canned Fish Listed Hereunder All prices are f.o.b. rail shipping point.

All maximum prices listed in the Schedule are for sales of a specified number of containers of the canned fish listed. When any other quantity of containers of any canned fish product is sold, the maximum price for such quantity of such product shall, according to the number of containers sold, be a price proportionate to the maximum price listed for the same.

PART A—CANNED SALMON

TART A—CANNED BALMON						
Grade and Variety of Product	Size and Style of container and number of containers to case	Net weight of product per container	Maximum price per case on sales by packers other than at retail			
(1) Certified (Grade A)—Canned Sockeye Salmon.	48 cans of 1 lb. talls or flats. 96 cans of ½ lb. flats.	14-16 oz 7 to 8 oz	\$ 16.40 17.70			
(2) Certified (Grade A)—Canned Cohoe, Red Spring, Blueback, Steel head, Jack Spring Salmon.	48 cans 1 lb. talls or flats.	14 to 16 oz 7 to 8 oz	11.65 12.95			
(3) Certified (Grade A)—Canned Pink, Chums, White Spring Salmon.	48 cans of 1 lb. talls or flats. 96 cans of ½ lb. flats.	14 to 16 oz	6.40 7.70			
(4) Grade B—Canned Sockeye Salmon	48 cans of 1 lb. talls or flats.	14 to 16 oz	12.90			
(5) Grade B—Canned Cohoe, Red Spring, Blueback, Steel head, Jack Spring	flats.	14 to 16 oz	14.20 10.15			
Salmon. (6) Grade B—Canned Pink, Chums, White Spring Salmon.	flats.	7 to 8 oz 14 to 16 oz	11.45 5.65			
(7) Tips and Tails, Standard—Canned Sockeye Salmon.	96 cans of ½ lb. flats 48 cans of 1 lb. talls or flats.	7 to 8 oz 14 to 16 oz	6.95			
(8) Tips and Tails, Standard—Canned Cohoe, Red Spring, Blueback, Steel head,	96 cans of ½ lb. flats. 48 cans of 1 lb. flats or	7 to 8 oz 14 to 16 oz	14.20 10.15			
Jack Spring Salmon. (9) Tips and Tails, Standard—Canned Pink,	96 cans of ½ lb. flats 48 cans of 1 lb. talls or	7 to 8 oz 14 to 16 oz	11.45 5.65			
Chums, White Spring Salmon. (10) Tips and Tails, sub-standard—Canned	flats. 96 cans of ½ lb. flats.	7 to 8 oz 14 to 16 oz	6.95 9.40			
Sockeye Salmon.	flats. 96 cans of $\frac{1}{2}$ lb. flats.	7 to 8 oz	10.70			
(11) Tips and Tails, sub-standard—Canned Cohoe, Red Spring, Blueback, Steel Head, Jack Spring Salmon.		14 to 16 oz 7 to 8 oz	8.65 9.95			
(12) Tips and Tails, sub-standard—Canned Pink, Chums, White Spring Salmon.	48 cans of 1 lb. talls or flats. 96 cans of ½ lb. flats.	14 to 16 oz 7 to 8 oz	4.90 6.20			
(13) Canned Spiced Salmon Paste	48 cans of 2 oz. rounds	Minimum of 2 oz.	3.00			
(14) Canned Smoked Salmon Paste	48 cans of 2 oz. rounds	Minimum of 2 oz.	3.00			

Note to Part A-

The prices listed above for Canned Spiced Salmon Paste and Canned Smoked Salmon Paste, only apply to hold over stock of tins of that size for which the Administrator of Wood Products and Metal Containers has given the Packer a permit to use in packing such products.

PART B—CANNED HERRINGS, SARDINES, PILCHARDS, ANCHOVIES, SILVETS

Kind of Product, Type of Pack and Grade, if any	Size and Style of container and number of containers to case	Net weight of product per container	Maximum price per case on sales by packers other than at retail
(25) Certified (Grade A)—Canned Herring,	48 cans of 1 lb. round talls.	Minimum of $15\frac{1}{2}$ oz.	4.65
plant packett.	48 cans of 1 lb. ovals.	Minimum of	5.35
	48 cans of ½ lb. ovals.	14 oz. Minimum of 7 oz.	4.35
(26) Certified (Grade A)—Canned Herring, packed in tomato sauce.	talls.	Minimum of $15\frac{1}{2}$ oz.	4.95
	48 cans of 1 lb. ovals.	Minimum of 14 oz.	5.65
	48 cans of ½ lb. ovals.	Minimum of 7 oz.	4.55
(27) Grade B-Canned Herring, plain packed.	48 cans of 1 lb. round talls.	Minimum of 15½ oz.	4.25
	48 cans of 1 lb. ovals.	Minimum of	4.95
	48 cans of ½ lb. ovals.	14 oz. Minimum of 7 oz.	4.15
(28) Grade B—Canned Herring, packed in tomato sauce.	talls.	$15\frac{1}{2}$ oz.	4.55
	48 cans of 1 lb. ovals.	Minimum of 14 oz.	5.25
	48 cans of ½ lb. ovals.	Minimum of 7 oz.	4.35
(29) Canned Pilchards, plain packed	48 cans of 1 lb. round talls.	Minimum of $15\frac{1}{2}$ oz.	4.65
	48 cans of ½ lb. round flats.	Minimum of 7 oz.	3.10
(30) Canned Pilchards—packed in tomato			4.95
sauce.	talls. 48 cans of ½ lb. round flats.	$15\frac{1}{2}$ oz. Minimum of 7 oz.	3.30
(31) Canned Anchovies—smoked—packed in salad oil.	48 cans of ½ lb. ovals.	$3\frac{3}{4}$ to 4 oz	4.30
(32) Canned Sardines or Silvets—smoked— packed in oil from small herring, small pilchards or brisling.		$3\frac{3}{4}$ to 4 oz	4.30

PART C—CANNED SHELL FISH AND MISCELLANEOUS CANNED FISH AND FISH PRODUCTS

Grade and Variety of Product	Size and Style of container and number of containers to case	Net weight of product per container	Maximum price per case on sales by packers other than at retail
(50) Canned Clams, Whole or Minced	48 cans of 1 lb. round talls.	Minimum of 6 oz. net weight of meat.	9.50
(51) Canned Crab	48 cans of ½ lb. round flats.	Minimum of 6 oz. net weight of meat.	12.50
(52) Canned Tuna	48 cans of ½ lb. flats	Minimum of $7\frac{1}{2}$ oz.	11.00
(53) Canned Bloater Paste	48 cans of 2 oz. rounds	Minimum of 2 oz.	3.00

Note to Part C-

The price listed above for Canned Bloater Paste, only applies to hold over stock of tins of that size for which the Administrator of Wood Products and Metal Containers has given the Packer a permit to use in packing such product.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1438

Respecting Packaging of Feeding Stuffs

Under powers given by the Wartime Prices and Trade Board to the Feeds Administrator, it is hereby ordered as follows:

- 1. Administrator's Order No. A-306 is hereby revoked.
- 2. This Order comes into force on November 6, 1944.

Dated at Ottawa, this 2nd day of November, 1944.

J. G. DAVIDSON,
Feeds Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1443

Vacant Housing Accommodation in the City of Winnipeg, in the

Whereas in the City of Winnipeg there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable and in the public interest that the best possible use be made of all available housing accommodation now vacant or which may hereafter become vacant;

And whereas the Municipal Council of the City of Winnipeg at its meeting held on October 10, 1944, adopted the following resolution:

"In order to alleviate to some extent the acute housing shortage which exists in the City of Hamilton at the present time, the Rentals Administrator, under the powers granted to him by the Wartime Prices and Trade Board, has recently made an Order applicable to that City compelling owners of houses which have been vacant and unoccupied for a period of three calendar months or longer, to rent such houses on demand by the Rentals Administrator at a rent to be fixed by him.

A similar condition exists in this City, in that a number of houses, mostly of large size, are being held vacant for sale, while a critical housing shortage exists, and your Committee recommends, in view of this situation, that the Rentals Administrator be requested to make an Order applicable to Winnipeg to compel the owners of vacant houses to rent them to families otherwise unable to find suitable living quarters."

Now therefore under powers given by the Wartime Prices and Trade Board to the Rentals Administrator, it is hereby ordered on behalf of the Board as follows:

- 1. All expressions and terms used in this Order shall have the same meaning respectively, unless the context otherwise requires, as those contained in Order No. 294 of the Board.
- 2. Every landlord or owner of housing accommodation situate in the City of Winnipeg, in the Province of Manitoba, which on the 15th day of November, 1944, has been vacant and unoccupied for a period of three calendar months or longer or which, after such date, shall have remained vacant and unoccupied for a period of three calendar months, shall forthwith file with the Board of Control of the City of Winnipeg, on a form provided by the Board, particulars of such vacant accommodation and shall give such further information as is required by the form.
- 3. Every landlord or owner of housing accommodation referred to in Section 2 shall, forthwith on demand made by the Rentals Administrator, let the accommodation to the person described and named in the demand or to any other person as a monthly tenant or for such longer term as may be agreed upon between the landlord and such person, upon payment in advance of the first month's rent at a rate not in excess of the fixed maximum rental for the accommodation or if the maximum rental has not been fixed for the accommodation, upon payment in advance of the first month's rent at a rate not in excess of the maximum rental to be fixed for the accommodation under the provisions of Order No. 294 of the Board.
 - 4. This Order shall come into force on the 15th day of November, 1944.

Dated at Ottawa this 2nd day of November, 1944.

OWEN LOBLEY,

Rentals Administrator.

APPROVED:

D. GORDON, Chairman. The Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1444

The Jewellery Trade

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. The Schedule to Administrator's Order No. A-1423, is amended
- (a) by deleting from Section 2 of the Schedule (Watches Division) the items "clocks of all kinds" and "every type of clock, including floor, wall, mantel,

alarm and novelty", and by inserting in the place of the said items the following: "clocks of all kinds, including electric, but excluding watchmen's clocks and business machinery".

(b) by inserting in Section 6 of the said Schedule (Gold Filled and Sterling Jewellery Division) the following items:

"Compacts Cigarette Cases Cigarette Lighters"

2. This Order comes into force on November 6, 1944.

Dated at Ottawa this 3rd day of November, 1944.

HERMAN LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1447

Maximum Consumers' Prices for Pulpwood cut from the Stump in the Province of Ontario excepting the Districts of Kenora and Rainy River

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED AS FOLLOWS:

Maximum Prices for Pulpwood Delivered by River Driving Added

1. Subsection (4) of Section 3 of Administrator's Order No. A-1284 dated the 11th day of July, 1944, is deleted and the following substituted therefor:

"(4) The prices at which a producer, dealer or broker may sell pulpwood

shall be:

- (a) f.o.b. car at loading point if the pulpwood is delivered by railroad;
- (b) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the seller by truck to the consumer's mill, in which case the consumer may pay and the seller may accept, in addition to the authorized prices, a delivery charge not exceeding \$1.25 per cord when rough and not exceeding \$1.00 per cord when peeled;
- (c) piled at river bank if the pulpwood is delivered from such river bank to the mill entirely by river driving, then in that case the maximum price per cord fixed by subsections (1), (2) and (3) of this section shall be reduced in each case by the actual cost of river driving per cord or \$1.00 per cord, whichever is the lesser;
- (d) f.o.b. the consumer's mill in all other cases and for any other method of delivery."

Effective Date

2. This Order shall be effective on and after the 9th day of November, 1944.

Dated at Ottawa this 6th day of November, 1944.

A. H. WILLIAMSON, Timber Administrator.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1448

Controlling the Icing of Refrigerator Cars

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:

- 1. Administrator's Order No. A-1320, which imposed restrictions on the use of ice for icing refrigerator cars containing fresh fruits and vegetables, is hereby revoked.
 - 2. This Order comes into force on November 9, 1944.

Dated at Ottawa, this 6th day of November, 1944.

K. W. TAYLOR, Co-Ordinator, Foods Administration.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1449

Men's Washable Cotton Apparel

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. Administrator's Order No. A-438, which provides specifications for the manufacture and labelling of men's washable cotton apparel, is revoked.
 - 2. This Order comes into force on December 15, 1944.

Dated at Ottawa, this 6th day of November, 1944.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note: The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such Regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to have his maximum price therefor fixed under the provisions of Order No. 414 of the Board.

WARTIME PRICES AND TRADE ROARD

ADMINISTRATOR'S ORDER NO A-1453

Manufacture and Sale of Steel Base Table Flatware

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery.

IT IS HEREBY ORDERED AS FOLLOWS:

1. This Order comes into force on December 1, 1944, and revokes Administrator's Order No. A-1368, restricting the manufacture, sale and acquisition of steel base table flatwage.

Dated at Ottawa, this 6th day of November, 1944.

HERMAN LEVY, Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1454

Book, Writing and Specialty Papers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Book, Writing and Specialty Papers, it is hereby ordered as follows:

- 1. Administrator's Order No. A-835, which restricted inventories of book, writing and specialty papers, is revoked.
 - 2. This Order comes into force on November 9, 1944.

Dated at Ottawa this 6th day of November, 1944.

A. P. JEWETT,

Administrator of Book, Writing and Specialty

Papers.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1455

Maximum Prices for Low Carbon Chrom-X and High Carbon Chrom-X

Under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metals (Primary) it is hereby ordered as follows:—

EFFECTIVE DATE AND PURPOSE

1. This Order comes into force on the 10th day of November, 1944 and fixes maximum prices for Low Carbon Chrom-X and High Carbon Chrom-X.

DEFINITIONS

- 2. For the purposes of this Order,
- (a) "Low Carbon Chrom-X" means an exothermic ferro-chrome alloy, containing not more than 0·1 per cent and not less than 0·06 per cent carbon, used in the production of chrome steels and iron;

(b) "High Carbon Chrom-X" means an exothermic ferro-chrome alloy, containing not less than 4 per cent and not more than 7 per cent carbon, used in the production of chrome steels and iron.

MAXIMUM PRICES FOR LOW CARBON CHROM-X

- 3. (1) The maximum price at which any person may buy or sell Low Carbon Chrom-X, in carload lots, shall be at the rate of 29 cents per pound of contained chromium in such Low Carbon Chrom-X, f.o.b. Sault Ste. Marie, Ontario.
- (2) The maximum price at which any person may buy or sell Low Carbon Chrom-X, in less than carload lots, shall be the maximum price for carload lots plus the customary trade differential between the price for carload lots and the price for less than carload lots.

MAXIMUM PRICES FOR HIGH CARBON CHROM-X

- 4. (1) The maximum price at which any person may buy or sell High Carbon Chrom-X, in carload lots, shall be at a rate of 14.5 cents per pound of contained chromium in such High Carbon Chrom-X, f.o.b. Sault Ste. Marie, Ontario.
- (2) The maximum price at which any person may buy or sell High Carbon Chrom-X, in less than carload lots, shall be the maximum price for carload lots plus the normal trade differential between the price for carload lots and the price for less than carload lots.

Dated at Ottawa, this 6th day of November, 1944.

F. M. CONNELL,
Administrator of Non-Ferrous Metals (Primary).

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board. VOLUME IV, No. 7



NOVEMBER 20, 1944

CANADIAN WAR ORDERS AND REGULATIONS1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA.

EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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Part I Orders in Council

Order in Council reducing the rate of customs duty on fresh tomatoes of Mexican origin

P.C. 8503

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 7th day of November, 1944,

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas imports of tomatoes, fresh, in their natural state, are dutiable at rates of Free under the British Preferential Tariff, 27½ per cent ad valorem but not less than 2 cents per pound under the Intermediate Tariff and 30 per cent ad valorem but not less than 3 cents per pound under the General Tariff, the weight of the package to be included in the weight for duty;

And whereas since January 1, 1939 imports of United States tomatoes, fresh, in their natural state, have been entitled to the Canada-United States Trade Agreement rate of 10 per cent ad valorem but not less than 1½ cents per pound;

And whereas Order in Council P.C. 9235 of December 2, 1943 reduced the General Tariff rate on fresh tomatoes from 30 per cent ad valorem but not less than 3 cents per pound to 10 p.c. but not less than 1½ cents per pound during the period December 6, 1943 to April 30, 1944 and that a further Order in Council, P.C. 3251, of May 2, 1944, extended this reduced rate until May 15, 1944;

And whereas the Minister of Finance reports that Canada imports between 50 and 55 million pounds of fresh tomatoes annually but it is probable that the imports this year will exceed 60 million pounds;

That between 40 and 50 per cent of Canada's imports of fresh tomatoes are of Mexican origin and subject to a rate of customs duty of 30 per cent ad valorem but not less than 3 cents per pound; and

That if the rate of customs duty payable on fresh Mexican tomatoes were reduced from 30 per cent ad valorem but not less than 3 cents per pound to 10 per cent ad valorem but not less than 1½ cents per pound during the period December 1, 1944 to May 15, 1945 the cost to the Canadian consumer of this important fresh vegetable would be considerably reduced.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the rate of customs duty payable on imports of tomatoes, fresh, in their natural state, when subject to General Tariff treatment be and it is hereby reduced from 30 per cent ad valorem but not less than 3 cents per pound to 10 per cent ad valorem but not less than 1½ cents per pound (the weight of the package to be included in the weight for duty) during the period December 1, 1944 to May 15, 1945.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council appointing W. Elliott Wilson, Chief Executive Officer of the Manitoba Regional War Labour Board and Wartime Labour Relations Board, to be Vice-Chairman of the said Boards

P.C. 8505

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 7th November, 1944.

The Committee of the Privy Council have had before them a report dated 30th October, 1944, from the Minister of Labour, stating that for the purpose of expediting the disposition of applications coming before the Manitoba Regional War Labour Board under the provisions of the Wartime Wages Control Order, P.C. 9384 of December 9, 1943, and of applications coming before the Manitoba Wartime Labour Relations Board under the provisions of Order in Council P.C. 1003 of February 17, 1944, Mr. Justice S. E. Richards, the Chairman of each of the aforesaid Boards, has recommended that a Vice-Chairman be appointed for each of the said Boards to preside at meetings thereof in the absence of the Chairman; and

That it is necessary for the security, defence, peace, order and welfare of Canada

to make provision accordingly.

The Committee, therefore, on the recommendation of the Minister of Labour, advise that under the authority of the War Measures Act W. Elliott Wilson, of Winnipeg, Manitoba, the Chief Executive Officer of the Manitoba Regional War Labour Board established pursuant to the provisions of the Wartime Wages Control Order P.C. 9384 of December 9, 1943, be hereby appointed Vice-Chairman of the Manitoba Regional War Labour Board to preside over the said Board in the absence of the Chairman and for such purpose only to be a member of the said Board and in the absence of the Chairman, to have the voting rights of the Chairman; and

That W. Elliott Wilson, of Winnipeg, Manitoba, the Chief Executive Officer of the Manitoba Wartime Labour Relations Board established under the provisions of Order in Council P.C. 3491 of May 15, 1944, be hereby appointed Vice-Chairman of the said Board to preside over the said Board in the absence of the Chairman and for such purpose only to be a member of the said Board and in the absence of the Chairman.

man, to have the voting rights of the Chairman.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing T. W. Cook to the Regional Selective Service Advisory Board, Ontario Region, vice H. A. Logan resigned

P.C. 8506

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 7th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to accept the resignation of Dr. H. A. Logan, as a member of the Regional Selective Service Advisory Board for the Ontario Region, effective November 1, 1944.

His Excellency in Council, on the same recommendation, is further pleased to appoint and doth hereby appoint Professor T. W. Cook, of the Department of Psychology, University of Toronto, a member of the Regional Selective Service Advisory Board for the Ontario Region in place of Dr. Logan, such appointment to be effective November 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council. Order in Council designating services rendered in training New Zealand airmen in Canada as essential to the conduct of the war under the Mutual Aid Act

P.C. 8551

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 10th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the War Appropriation (United Nations Mutual Aid) Act, 1943, by Section 2 '(d) provides inter alia:

"war supplies" means

"(v) such other commodities, articles or services as may from time to time be designated by the Governor in Council as essential to the conduct of the war or to the relief and maintenance of any United Nation."

And whereas the Canadian Mutual Aid Board at its meeting on August 1, 1944, recommended the designation of services rendered by Canada in connection with the training of New Zealand Airmen in Canada and chargeable to the Dominion of New Zealand under the British Commonwealth Air Training Plan as "services" essential to the conduct of the war or to the relief and maintenance of any United Nation as defined in the hereinbefore recited Section and that such designation be effective in respect of services rendered since July 1, 1944;

Now, therefore, in order to implement the said recommendation, His Excellency the Governor General in Council, under the authority above cited, is pleased to designate and doth hereby designate services rendered by Canada in connection with the training of New Zealand Airmen in Canada and chargeable to the Dominion of New Zealand under the British Commonwealth Air Training Plan as services essential to the conduct of the war or to the relief and maintenance of any United Nation, such designation to be deemed to have had effect on, from and after July 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing J. Acheson as an alternate member, Regional Selective Service Advisory Board, Prairie Region

P.C. 8552

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 10th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 28/1555 dated March 8, 1944, Mr. E. B. Complin, of the City of Winnipeg, Manitoba, was appointed a member of the Regional Selective Service Advisory Board for the Prairie Region, representing the Wartime Prices and Trade Board.

And whereas the Minister of Labour reports that owing to heavy pressure of work Mr. Complin is unable to attend all the meetings of the Board, and it is deemed advisable to appoint an alternate member of the Board to act as substitute for Mr. Complin at any meetings of the Board which he is unable to attend.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. J. Acheson of the City of Winnipeg, Manitoba, an alternate member of the Regional Selective Service Advisory Board for the Prairie Region, representing the Wartime Prices and Trade Board, to act as substitute for Mr. Complin at any meetings of the Board which Mr. Complin is unable to attend; the appointment of Mr. Acheson to be effective as of November 1, 1944.

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for depreciation at double the rates normally allowed in respect of plant or equipment built or acquired in the period set out.

P.C. 8640

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 10th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the Income War Tax Act, the Minister of National Revenue in his discretion may allow depreciation at not more than double the rates normally allowed in respect of plant or equipment built or acquired in a period to be fixed by the Governor in Council if the taxpayer is, in the opinion of the Minister, making

a new investment by building or acquiring the plant or equipment;

And whereas it is deemed expedient and advisable to fix the period for the purposes of subparagraph (ii) of paragraph (n) of subsection one of section six of the Income War Tax Act to commence on November tenth, 1944, in order to enable such industries as can, because their activities are essential, secure necessary materials and labour at the present time to proceed immediately with such expansion as has both a war and post-war purpose and thus to qualify for depreciation allowances under the aforesaid subparagraph (ii) without awaiting the cessation of hostilties in

And whereas it is also deemed expedient and advisable for industries other than those mentioned in the next preceding paragraph that are planning post-war expansion, conversion or modernization to prepare their plans without delay so as to be ready to commence work on their plant and equipment as soon as materials and labour are available, and it is desirable that they should be enabled to commence such work as soon as is compatible with the efficient prosecution of the war and the effecting of an orderly transition from a wartime to a peacetime economy:

And whereas by reason of the war, it is therefore deemed necessary for the security, defence, peace, order and welfare of Canada that the order hereinafter set forth be

made:

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, the Minister of Munitions and Supply and the Minister of Reconstruction and the Minister of National Revenue and under and by virtue of subparagraph (ii) of paragraph (n) of subsection one of section six of the Income War Tax Act and the War Measures Act, is pleased to make and doth hereby make the following order:

ORDER

1. (1) The period commencing on November tenth, nineteen hundred and fortyfour and ending on the last day of the year nineteen hundred and forty-six or on the day two years from the day on which organized hostilities between Canada and Germany cease wholly or substantially, whichever is the earlier, is hereby fixed as the period mentioned in subparagraph (ii) of paragraph (n) of subsection one of section six of the Income War Tax Act.

- (2) Organized hostilities between Canada and Germany shall be deemed for the purposes of this order to have ceased wholly or substantially on such day as the Governor in Council may fix for the purposes of this order as the end of the said hostilities.
- 2. (1) In computing the amount of the profits or gains to be assessed under the Income War Tax Act or The Excess Profits Tax Act, 1940, depreciation may be deducted at the option of the taxpayer in an amount computed at not more than double and not less than one-half the rates normally allowed if the amount is allowed by the Minister pursuant to subparagraph (ii) of paragraph (n) of subsection one of section six of the Income War Tax Act.
- (2) No depreciation shall be allowed under the said subparagraph (ii), notwithstanding anything contained therein, after the aggregate of the allowances made thereunder equals eighty per centum of the cost of the plant or equipment.
- . (3) No depreciation shall be allowed pursuant to the said subparagraph (ii) in respect of any plant or equipment unless the Minister of Reconstruction has certified that, having regard to war or reconstruction needs, it is desirable in his opinion that depreciation be allowed in respect thereof under the said subparagraph.
- 3. In this order and in subparagraph (ii) of paragraph (n) of subsection one of section six of the Income War Tax Act "plant or equipment" means such property as the Minister of National Revenue may, by regulation, prescribe but, notwithstanding any such regulation, does not include
 - (a) plant or equipment outside Canada,
 - (b) patents, goodwill, intangible rights or incorporeal hereditaments,
 - (c) leasehold interests in land, buildings, machinery or equipment,
 - (d) office equipment or furnishings,
 - (e) buildings used as dwellings including apartment houses and equipment, furniture and furnishings therein or used in connection therewith.
 - (f) buildings used for commercial or financial purposes including stores, hotels, tourist accommodation and office buildings.
 - (g) automobiles, trucks and buses,
 - (h) rolling stock of a railway,
 - (i) a building that has been used by a person other than the taxpayer or a building that was built and in existence prior to November tenth, nineteen hundred and forty-four unless
 - (A) the Minister of National Revenue is satisfied that the building has, since acquisition by the taxpayer, been used by him for a business substantially different from that carried on therein prior to acquisition by him, or
 - (B) the building was purchased by the taxpayer from War Assets Corporation,
 - (j) property built or acquired by a company entitled to exemption in the taxation year under section eighty-nine of the Income War Tax Act or paragraph (g) of section seven of The Excess Profits Tax Act, 1940.
 - (k) property in respect of which special depreciation has been allowed under subparagraph (ii) of paragraph (n) of subsection one of section six of the Income War Tax Act or in respect of which provision has been made for special depreciation or allowances in lieu of depreciation under special authority.
- 4. Where plant or equipment is partly built in the period fixed by section one of this order, such part thereof as is built during the period shall be deemed to be plant or equipment built during the period for the purposes of subparagraph (ii) of paragraph (n) of subsection one of section six of the Income War Tax Act.
- 5. Notwithstanding this order or any provision in the Income War Tax Act, the decision of the Minister of National Revenue as to whether depreciation is allowable under subparagraph (ii) of paragraph (n) of subsection one of section six of the Income War Tax Act and as to the amount thereof if any is final and conclusive.

Part II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 104

MEMORANDUM

(Customs and Excise Divisions)

OTTAWA, 4th November 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The importation of the goods enumerated hereunder is prohibited except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue:

TARIFF ITEM

DESCRIPTION OF GOODS

20a

Butter produced from the cocoa bean.

Applications for permits to import cocoa butter are to be sent direct to the Administrator of Cocoa, Confectionery and Allied Products, Wartime Prices and Trade Board, Metropolitan Building, Toronto.

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Honey in the comb or otherwise, and imitations thereof.

Applications for permits to import the foregoing are to be sent direct to the Deputy Co-ordinator (Primary Products), Foods Administration, Wartime Prices and Trade Board, Ottawa.

In order that requests for permits for the importation of the above-mentioned goods may be dealt with as expeditiously as possible, applications, in duplicate, must be made on the prescribed form which, together with all correspondence relating

thereto, should be sent direct as specified above.

The form to be used is the "Application for permit to import War Materials and Other Goods" and supplies thereof may be obtained from the Collector of Customs and Excise or from the Department of National Revenue. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 8369, 30/10/44—Authority War Measures Act)

Series D No. 47

T. C. 179

MEMORANDUM

(Customs Division)

OTTAWA, 6th November, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 1st November, 1944, materials imported by manufacturers of synthetic resins, for use exclusively in the manufacture of synthetic resins, in their own factories, are exempted from the war exchange tax.

D. SIM.

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 8401, 1/11/44—Authority War Measures Act.)

Part III

Wartime Prices and Trade Board (Finance)

WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION

NOTICE

Living Accommodation in Tourist Cabins and in Automobile Trailers in Certain Parts of New Brunswick

Under authority conferred by Order No. 425 of the Wartime Prices and Trade Board, notice is hereby given that on and after December 1, 1944, the areas listed below shall be designated areas to which the provisions of said Order No. 425 shall apply.

County of the City and County of Saint John, and County of Charlotte; all in

the Province of New Brunswick.

Dated at Ottawa this fifteenth day of November, 1944.

O. LOBLEY, Rentals Administrator.



Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 449

Adjustments of Maximum Retail Prices which include a Fraction of a Cent

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

- 1. (1) This Order comes into force on November 16, 1944, and deals with the adjustment of maximum retail prices which work out to include a fraction of a cent in addition to a whole number of dollars and/or cents. It revokes and replaces Board Order No. 372 and supersedes any provision for such an adjustment contained in any Order, notice or directive heretofore issued by or on behalf of the Board respecting any goods other than those listed in the Schedule hereto.
- (2) In this Order "unit" means the single article or the unit of weight or measure (such as "pound", "gallon", "dozen" or "yard") in terms of which, or in multiples of which, goods are priced for sale by a retailer.
- 2. The following rules shall apply to the selling and pricing at retail of all goods for which a maximum price at retail is fixed by or on behalf of the Board except those goods listed in the Schedule hereto.
- Rule 1. If the maximum price of any goods in terms of the quantity which a retailer wishes to price includes a fraction of a cent in addition to a whole number of dollars and/or cents, it is hereby reduced to the next lower whole cent if the fraction is less than one-half of a cent or, if the fraction is one-half of a cent or more, it is hereby increased to the next higher whole cent.
- Rule 2. If a retailer has priced goods under Rule 1 for sale in multiples of a unit and not for unit sale and, at the request of a buyer, a sale is made of a quantity that is less than the multiple quantity priced by the retailer, the maximum price of the quantity sold shall be as follows:
 - (a) if the sale is of one or more of the units which comprise the multiple quantity priced by him, the maximum price per unit shall be determined by dividing the maximum price of the multiple quantity, as adjusted under Rule 1, by the number of units in the multiple quantity and, if the resulting maximum price per unit includes a fraction of a cent in addition to a whole number of dollars and/or cents, it is hereby increased to the next higher whole cent;
 - (b) if the sale is of a quantity that is less than one of the units which comprise the multiple quantity, the maximum price of the quantity sold shall be in direct proportion by weight or measure, as the case may be, to the maximum price per unit as determined under clause (a) preceding and, if it includes a fraction of a cent in addition to a whole number of dollars and/or cents, it is hereby increased to the next higher whole cent.
- Rule 3. Rule 2 shall only apply if the multiple price is legibly marked on the goods or on a card displayed with the goods and if the seller is able and willing to sell the multiple quantity to the customer.
- Rule 4. If a retailer prices goods for unit sale under Rule 1 and, at the request of a buyer, a sale is made of a quantity that is less than a unit, the maximum price of the quantity sold shall be in direct proportion by weight or measure,

as the case may be, to the maximum price of the unit, as adjusted under Rule 1, and, if it includes a fraction of a cent in addition to a whole number of dollars and/or cents, it is hereby increased to the next higher whole cent.

Made at Ottawa, this 1st day of November, 1944.

D. GORDON,
Chairman.

Note

The following examples show the effect of the rules for pricing goods set out in Section 2 of Order No. 449.

Examples

- (1) If a retailer prices particular goods by the pound and the maximum retail price per pound as fixed by Order works out to 7.49c, the maximum price under Rule 1 is 7c.
- (2) If a retailer prices particular goods in multiples, e.g., 3 pounds (or 3 cans) and the maximum price of the 3 pounds (or the 3 cans) as fixed by Order works out to 15.7c, the maximum price under Rule 1 is 16c.
- (3) If the goods are priced under Rule 1 at the maximum price of 3 pounds (or 3 cans) for 16c, a sale of one pound (or 1 can) may be made for 6c, and a sale of two pounds (or 2 cans) may be made for 12c, as provided in Rules 2 and 3.

Schedule to Order No. 449

List of goods to which the provisions of Order No. 449 do not apply.

- 1. Fluid milk including standard milk, homogenized milk, special milk, and skim milk.
- 2. Cultured milk and buttermilk (cultured).
- 3. Chocolate flavoured dairy drink.
- 4. Ice.

WARTIME PRICES AND TRADE BOARD

ORDER No. 453

Sausage

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:-

- 1. Section 4 of Board Order No. 305 as amended is hereby further amended by revoking clause (b) thereof and substituting therefor the following:
 - "(b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of that kind of sausage or sausage meat;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
 - 2. This Order comes into force on November 16, 1944.

Made at Ottawa this 2nd day of November, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 456

Sales of Certain Meats to Purveyors of Meals

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments.

THE BOARD HEREBY ORDERS AS FOLLOWS:-

EFFECTIVE DATE

1. This Order comes into force on November 20, 1944, and revokes and replaces Board Order No. 415. It also revokes Section 23 and Clause (b) of Section 25 of Board Order No. 307.

MEANING OF PURVEYOR OF MEALS

- 2. For the purposes of this Order, the expression "purveyor of meals" means,
- (a) a person who requires any food or food product for use in serving meals or refreshments to the transient or travelling public or to employees or as a public or private caterer or in an institution; or

(b) the operator of a boarding house who serves on the average one hundred or more meals per day:

but it does not mean any person who purchases any food or food product for use in serving meals or refreshments on a ship operating outside Canadian territorial waters.

MAXIMUM PRICES—CARCASSES, SIDES, WHOLESALE CUTS AND FANCY MEATS

- 3. (1) For the purposes of this Section "retailer" means a person who operates a retail outlet or outlets for the sale of meat and meat products and sells entirely to household consumers and/or purveyors of meals.
- (2) The maximum prices fixed by subsections (3) and (4) of this Section only apply

(a) when the sale is made by a retailer whether or not he obtained the meat or meat product sold from the slaughter of livestock owned by him; and

(b) when the sale is made by any other person or by or through a branch or place of business operated by such person, if he did not obtain the meat or meat product sold from the slaughter of livestock owned by him.

(3) Notwithstanding the provisions of any Order, the maximum price at which

- (a) any wholesale cut of beef defined in Board Order No. 307 or any Order replacing that Order and any retail cut of beef defined therein which is identical to any such wholesale cut;
 - (b) any carcass, side, quarter or wholesale cut of lamb or mutton defined in Administrator's Order No. A-1246 or any Order replacing that Order and any retail cut of lamb or mutton defined therein which is identical to any such wholesale cut:
- (c) any carcass, side, quarter or boneless cut of veal defined in Administrator's Order No. A-1382 or any Order replacing that Order; or
- (d) any pork product, defined in Administrator's Order No. A-1391 or any Order replacing that Order, except lard and a carcass or side of pork;

may be sold to a purveyor of meals, shall be an amount equal to the maximum price at which the same may be sold at wholesale as fixed by the Board or Administrator's Order concerned plus an amount equal to 10 per cent of such maximum wholesale price.

- (4) Notwithstanding the provisions of any Order, the maximum price at which any fancy meat or meat by-product defined or listed in Administrator's Order No. A-1392 or any Order replacing that Order may be sold to a purveyor of meals, shall be an amount equal to the maximum price, as fixed by said Order No. A-1392, at which the same may be sold at wholesale plus an amount equal to 12½ per cent of such maximum wholesale price.
- (5) Except as provided in this Section, no person shall sell or offer to sell to a purveyor of meals any meat or meat by-product for which a maximum price is fixed

by subsections (3) and (4) preceding, at a price which exceeds the maximum price at which the same may be sold at wholesale as fixed by the Board or Administrator's Order concerned.

MAXIMUM PRICES—CERTAIN RETAIL CUTS

4. Notwithstanding the provisions of any Order, the maximum price at which

any person may sell to a purveyor of meals

 (a) any retail cut of beef defined in Board Order No. 307 or any Order replacing that Order except any such retail cut which is identical to any wholesale cut of beef defined therein;

(b) any loin chops of lamb or mutton defined in Administrator's Order No. A-1246

or any Order replacing that Order; or

(c) any loin chops of veal defined in Administrator's Order No. A-1382 or any Order replacing that Order;

shall be an amount equal to the maximum price (based on purchases at the maximum wholesale price) at which he may sell the same at retail as fixed by the Board or Administrator's Order concerned less an amount equal to 10 per cent of such maximum retail price.

RECORDS OF SALES AND PURCHASES

5. Every person selling any meat or meat product under the provisions of this Order shall maintain records of his purchases and sales and furnish sales invoices in accordance with the said Board or Administrator's Order concerned.

Made at Ottawa, this 13th day of November, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 457

Oranges

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:-

1. Section 4 of Board Order No. 239 as amended is hereby further amended by revoking clauses (b) and (c) thereof and substituting therefor the following:

"(b) the lesser of the two following markups:

(i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such oranges purchased by him from a wholesale distributor;

(ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "J", in the case of Florida oranges, and under the markup symbol "H", in the case

of any other oranges; or

(c) if he imported the oranges in carload lots at a total delivered cost not exceeding the sum of the amounts set forth in clauses (a) and (b) of Section

2, the lesser of the two following markups:

(i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such oranges imported by him in carload lots;

(ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "K", in the case of Florida oranges, and under the markup symbol "J", in the case of any other oranges."

2. This Order comes into force on November 16, 1944.

Made at Ottawa this 15th day of November, 1944.

D. GORDON, Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1430

Maximum Prices of Potatoes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

PART I-INTRODUCTION

Application of the Order

1. (1) This Order comes into effect on November 16, 1944, and replaces and revokes Administrator's Order No. A-929 as amended.

(2) The Order applies to both Canadian grown and imported potatoes of all kinds, grades, qualities and varieties except sweet potatoes and yams. There are special provisions applying to certified seed potatoes.

Prices Fixed are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Additional Payments and Considerations are Part of the Price

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any potatoes or received by the seller from any person in connection with the sale of any potatoes shall constitute part of the price of such potatoes.

PART II—DEFINITIONS

Zones

- 4. For the purposes of this Order the following zones are established:
- (a) Zone No. 1 composed of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and that part of Ontario lying to the east of the 88th meridian of west longitude;
- (b) Zone No. 2 composed of that part of Ontario lying to the west of the 88th meridian of west longitude;
- (c) Zone No. 3 composed of those parts of Manitoba and Saskatchewan lying to the south of a line which is 53 degrees 30 minutes north latitude;
- (d) Zone No. 4 composed of the province of Alberta and that part of British Columbia lying to the north of the 55th parallel of north latitude and to the east of the 125th meridian of west longitude;
- (e) Zone No. 5 composed of that part of British Columbia not included in Zone No. 4.

Grades

5. "Canada Fancy", "Canada No. 1 Large", "Canada No. 1 Small", "Canada No. 1" and "Canada No. 2" mean, respectively, potatoes graded, packed and marked according to the standards for such grades defined and described in the regulations issued under The Fruit, Vegetables and Honey Act.

Shipper

6. "Shipper" means a primary producer of potatoes, or any other person who assembles and ships potatoes at the point of production.

Wholesale Distributor

7. "Wholesale distributor" means any person, other than a shipper, who sells potatoes at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys potatoes for his personal or household consumption.

Distributing Centre

8. "Distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business.

Meaning of "Sell"

9. The word "sell" as used in this order also covers an offer to sell.

PART III-SALES BY SHIPPERS

(including Primary Producers)

Sales by Shippers to Wholesale Distributors and Certain Other Buyers

- 10. (1) The maximum price at which a shipper may sell any potatoes packed in a container of a size set forth in the Schedule hereto, to a wholesale distributor, an operator of a dehydrating plant, a commercial processor of potatoes, a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse and to any person who buys the potatoes in carload lots, delivered at any distributing centre in a zone described in Section 4, shall be the price for the same set forth in the Schedule hereto, according to the variety of the point of delivery.
- (2) The maximum price at which a shipper may during any month sell any potatoes packed in a container of a size set forth in the Schedule hereto, to any buyer of a class named in subsection (1) preceding, delivered at any point in a zone described in Section 4, other than a distributing centre, shall be an amount equal to the maximum price, as fixed by said subsection (1), at which during that month he may sell those potatoes to that buyer delivered at the distributing centre in that zone nearest to such point PLUS an amount equal to the cost of transporting potatoes at the less than carload lot freight rate from such nearest distributing centre to the buyer's receiving point.

Sales by Shippers to Buyers not covered by Sections 10 and 12

- 11. The maximum price at which a shipper may, during any month, sell any potatoes packed in a container of a size set forth in the Schedule hereto, to any person, other than a consumer or a buyer of a class named in Section 10, delivered at any point in any zone described in Section 4, shall be the sum of the following:
 - (a) an amount equal to the maximum price as fixed by this Order at which, during that month, he may sell those potatoes to a wholesale distributor delivered to such point; and
 - (b) 15 cents per 75 pound container or 20 cents per 100 pound container.

Sales by Shippers to Consumers

- 12. The maximum price at which a shipper may, during any month, sell to a consumer, delivered at any point in any zone described in Section 4, any potatoes packed in a container of any size, shall be the sum of the following:
 - (a) an amount equal to the maximum price, as fixed by Section 11 or subsection (1) of Section 20, at which, during that month, he may sell those potatoes, packed in a container of the same size, delivered at that point to any person other than a consumer or a buyer of a class named in Section 10; and
 - (b) a markup not exceeding,
 - (i) 16 per cent of his selling price, if the potatoes are sold in quantities of more than 15 pounds; or
 - (ii) 25 per cent of his selling price if the potatoes are sold in quantities of 15 pounds or less,

Sales by Shippers to Persons not in Zones

13. The maximum price at which a shipper may, during any month, sell any potatoes to a buyer in a part of Canada not included in a zone described in Section 4 shall be an amount equal to the maximum price at which a shipper may, during that month, sell those potatoes to that buyer delivered at the distribution centre in Zones 3, 4 or 5 nearest to the buyer's place of business or, if the buyer is a consumer, nearest to the point of delivery to the buyer PLUS an amount equal to the cost of transporting the potatoes by freight from such distributing centre to such place of business or to such point of delivery, as the case may be.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

Sales by Wholesale Distributors to Persons in Zones

- 14. The maximum price at which a wholesale distributor may, during any month, sell any potatoes delivered to a buyer at any point in a zone described in Section 4 shall be the sum of the following;
 - (a) an amount equal to the maximum price at which, during that month, a shipper could have sold those potatoes to the wholesale distributor delivered to that point; and
 - (b) 15 cents per 75 pound container or 20 cents per 100 pound container.

Sales by Wholesale Distributors to Persons Not in Zones

- 15. (1) The maximum price at which a wholesale distributor in Zones No. 3, 4 or 5 may, during any month, sell any potatoes to any person in any part of Canada not included in any of the zones described in Section 4 shall be an amount equal to the maximum price as fixed by Section 14 at which, during that month, he may sell those potatoes to a buyer in the distributing centre in which the wholesale distributor's place of business is situated PLUS the actual cost of transporting the potatoes from such distributing centre to the point of delivery to the buyer.
- (2) The maximum price at which a wholesale distributor in any part of Canada not included in a zone described in Section 4 may, during any month, sell any potatoes delivered to a buyer in that part of Canada, shall be the sum of the following:
 - (a) the maximum price as fixed by this Order at which, during that month, a shipper may sell'those potatoes to the wholesale distributor delivered to the distributing centre in which the wholesale distributor's place of business is situated;
 - (b) if the buyer's receiving point is not such distributing centre, an amount equal to the actual cost of transporting the potatoes by freight from such distributing centre to the buyer's receiving point; and
 - (c) 15 cents per 75 pound container or 20 cents per 100 pound container.

PART V—SALES BY RETAILERS

- 16. (1) Except as provided in subsection (2) of this Section, the maximum price at which any person, other than a shipper, may sell any potatoes at retail shall be the sum of the following:
 - (a) his actual delivered cost of the potatoes but not exceeding the maximum price (exclusive of any packaging charge permitted by subsection (2) of Section 20) at which, during the month in which he purchased the potatoes, a wholesale distributor could have sold those potatoes to him delivered to the city, town or village in which he has his place of business;
 - (b) the amount, if any, by which the maximum price at which a shipper could have sold those potatoes to the retailer, during the month in which they are sold by the retailer, exceeds the maximum price at which a shipper could have sold those potatoes to the retailer during the month in which they were purchased by the retailer; and
 - (c) when the petatoes are sold by him in quantities of more than 15 pounds, the markup under the markup symbol "E" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or

- (d) when the potatoes are sold by him in quantities of 15 pounds or less, the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.
- (2) The maximum price at which any person, other than a shipper, may, during any month, sell at retail at any point any potatoes purchased by him from a shipper at a price not exceeding the maximum price at which, during that month, a shipper could have sold those potatoes to a wholesale distributor delivered at that point, shall be the sum of the following:
 - (a) the actual price paid by him for the potatoes, provided that if he bought at less than such shipper's maximum price to a wholesale distributor, he may treat that maximum price as being the actual price paid by him; and
 - (b) when the potatoes are sold by him in quantities of more than 15 pounds, the markup under the markup symbol "F" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
 - (c) when the potatoes are sold by him in quantities of 15 pounds or less, the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

PART VI-CERTIFIED SEED POTATOES

Definitions

17. "Certified seed potatoes", "Foundation A seed potatoes" and "Foundation seed potatoes" mean, respectively, potatoes which have been certified as such in accordance with the regulations respecting the certification of seed potatoes issued under the Destructive Insect and Pest Act and which are delivered to the buyer in a container bearing the proper certificate or tag issued in accordance with such regulations.

Maximum Prices

- 18. (1) Except as provided in subsections (2) and (3) of this Section, the maximum price per pound at which any person may sell to any buyer in any part of Canada during any month any quantity of any variety of Certified seed potatoes, Foundation A seed potatoes or Foundation seed potatoes shall be:
 - (a) if the sale is made during the months of March to August, both inclusive, the maximum price per pound at which, during the month of March, he may sell that quantity of Canada No. 1 grade potatoes of that variety to that buyer PLUS 1c per pound if the potatoes are Certified seed potatoes or 1½c per pound if they are Foundation A seed potatoes or 2c per pound if they are Foundation seed potatoes; or
 - (b) if the sale is made during any other month, the maximum price per pound at which, during that month, he may sell that quantity of Canada No. 1 grade potatoes of that variety to that buyer PLUS 1c per pound if the potatoes are Certified seed potatoes or 1½ per pound if they are Foundation A seed potatoes or 2c per pound if they are Foundation seed potatoes.
- (2) The maximum price at which any person may, during any month, sell any quantity of Certified seed potatoes, Foundation A seed potatoes or Foundation seed potatoes grown in New Brunswick or Prince Edward Island, delivered to a buyer at any point in any part of Canada not included in Zone 1 shall be the sum of the following:
 - (a) an amount equal to the maximum price as fixed by subsection (1) preceding. at which, during that month, he may sell that quantity of such seed potatoes to that buyer delivered at Grand Falls, New Brunswick; and
 - (b) an amount equal to the normal cost of transporting potatoes in carload lots from Grand Falls, New Brunswick, to that point, if it is a distributing centre or, to the distributing centre nearest to it, if it is not a distributing centre; and
 - (c) if such point is not a distributing centre, an amount equal to the cost of transporting potatoes at the less than carload lot freight rate to such point from such nearest distributing centre.

- (3) The maximum price at which any person may, during any month, sell any quantity of Certified seed potatoes, Foundation A seed potatoes or Foundation seed potatoes grown in Zone No. 5, delivered to a buyer at any point in any part of Canada not included in Zone No. 5 shall be the sum of the following:
 - (a) an amount equal to the maximum price, as fixed by subsection (1) preceding, at which, during that month, he may sell that quantity of such seed potatoes to that buyer delivered at Vancouver, British Columbia; and
 - (b) an amount equal to the normal cost of transporting potatoes in carload lots from Vancouver, British Columbia, to that point, if it is a distributing centre or, to the distributing centre nearest to it, if it is not a distributing centre; and
 - (c) if such point is not a distributing centre, an amount equal to the cost of transporting potatoes at the less than carload lot freight rate to such point from such nearest distributing centre.

PART VII-GENERAL PROVISIONS

Sales of Potatoes Received on Consignment

19. The maximum price at which any person may, during any month, sell to any class of buyer any potatoes received by him on consignment from any person, shall be an amount equal to the maximum price at which, during that month, he may sell to the same class of buyer potatoes of the same grade and variety and packed in the same kind and capacity of container purchased by him from such person.

Containers-Packaging by Shippers and Wholesale Distributors

- 20. (1) Except as provided in subsection (2) of this Section, when potatoes are sold at wholesale in other than 75 pound or 100 pound containers, the maximum price at which such potatoes may be sold shall be on a per pound basis corresponding to the maximum price per pound of such potatoes when sold at wholesale in 75 pound containers or 100 pound containers.
- (2) When a wholesale distributor or shipper packages potatoes in containers of 10 pounds or 15 pounds for sale to any person who buys for re-sale he may in addition to the maximum price fixed by this Order for such potatoes add a surcharge of not more than 3 cents per 10 pound package or not more than 4½ cents per 15 pound package for such packaging, but in no case shall his buyer sell such packaged potatoes at a price higher than that at which he could have sold them had the packaging been done by him instead of by the wholesale distributor or shipper. Such surcharge must be shown as a separate item on the wholesale distributor's or shipper's sales invoice.

PART VIII—RECORDS OF SALES AND PURCHASES

Sales Invoices

- 21. (1) On every sale of potatoes other than a sale at retail every seller shall at the time of delivery of the potatoes furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the grade of the potatoes (if graded) and size of containers and the quantity by weight sold and the price charged therefor and, if the potatoes are certified seed or of the netted gem variety, it must be shown on the invoice.
- (2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

22. Every wholesale distributor and retailer shall immediately upon receipt by him of any potatoes purchased by him make a written record at the place of business at which he receives the potatoes, showing the date of purchase, the name and identifying address of his supplier, the grade of the potatoes (if graded) the quantity by weight purchased, the actual price and transportation and other charges paid and, if the potatoes are certified seed or of the netted gem variety, it must be shown on the record. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 21 he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

23. Every invoice and record which a seller of potatoes is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

24. Every person who sells potatoes at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the quantity, price per pound, grade and variety of the potatoes sold.

Dated at Ottawa, this 8th day of November, 1944.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

. APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-1430

MAXIMUM PRICES of Potatoes delivered at distributing centres in zones when sold by shippers (including primary distributors) to wholesale distributors, to operators of potatoes, to any retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the potatoes at such warehouse and to any person who buys the potatoes in carload lots.

Sept. Nov. Dec. Jan. Mar. April Mar. April Mar. April Mar. April Mar. April Mar. April Mar. Sept.		VARIETY	GRADE				Month of	OF SALE			
Section Sect				Sept.	Nov.	Dec.	Jan. Feb.	. Mar.	April	May	July, Aug
Sects. S						(Maximum	prices in d	lollars per	75 lb. conta	iner)	
rarieties. Can. No. 1 large. 1.67 1.77 1.82 1.87 1.62 1.67 1.62 1.87 1.62 1.87 1.62 1.87 1.62 1.87 1.62 1.87 1.62 1.87 1.62 1.87 1.62 1.87 1.62 1.87 1.62 1.87 1.62 1.87 1.62 1.87 1.82 1.87 1.62 1.87 1.62 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.87 1.82 1.82 1.87 1.82 1.82 1.82 1.87 1.82 1.82 1.82 1.82 1.87 1.82 1.82 1.82 1.82 1.82 1.82 1.82 1.82				\$ cts.			6/0		60	\$ cts.	\$ cts.
No. 2	Ť,	: :	Can. No. 1 large Can. No. 1 or Can. Fey	1.67	1.72	1.77	1.82	1.87	1.92	1.97	2.07
ing any month, for any grade and variety, the maximum price at Grand Falls during that month, as set forth in the cost of transporting potatoes in carload lots from Grand Falls to that distributing centre. Ing any month, for any grade and variety, the maximum price per 100 lb. container in Zone No. 3 during that st of transporting potatoes in carload lots to that distributing centre from Winnipeg. (Maximum prices in dollars per 100 lb. container) (An No. 1 large. (Can. No. 1 la	3		Can. 170. 1 Small of Call. No. 2. Ungraded	1.22	1.27	1.32	1.37	1.42	1.47	1.52	1.62
the cost of transporting potatoes in carload lots from Grand Falls to that distributing centre. ring any month, for any grade and variety, the maximum price at Grand Falls to that distributing centre. Can. No. 1 large Can. No. 1 small or Can. Fey. Can. No. 1 small or Can. Rev. Can. No. 1 small or Can.	Om.	ring any month, 2 cts. per 75 lb. c	for any grade and variety ontainer.	, the maxir	num price	at Grand 1	alls during	that mon	th, as set fo	rth in (A)	above, less
ing any month, for any grade and variety, the maximum price per 100 lb. container in Zone No. 3 during that st of transporting potatoes in carload lots to that distributing centre from Winnipeg. (Maximum prices in Gone No. 3 during that distributing centre from Winnipeg. (Maximum prices in dollars per 100 lb. container) (Anximum prices in dollars per 100 lb.	Our	ing any month, fi the cost of trans	or any grade and variety, porting potatoes in carloa	the maxim d lots from	um price a ι Grand Fε	t Grand F alls to tha	alls during t distribut	that monting centre.	h, as set for	th in (A)	bove, plus
Can. No. 1 large 2 45 2 52 2 52 2 58 2 65 2 72 Can. No. 1 or Can. Fey. 2 05 2 12 2 18 2 25 2 32 Can. No. 1 small or Can. 1 85 1 92 1 98 2 05 2 12 Can. No. 1 large 2 10 2 17 2 23 2 37 Can. No. 1 large 2 10 2 17 2 23 2 37 Can. No. 1 small or Can. 1 70 1 77 1 83 1 90 1 97 No. 2. 1 70 1 77 1 83 1 90 1 77 No. 2. 1 30 1 37 1 43 1 57 Ungraded 1 30 1 37 1 43 1 57	one No. 2 Delivered at any distributing Duri centre in Zone No. 2.	ng any month, f	or any grade and variety, y potatoes in carload lots t	, the maxing to that dist	num price tributing ce	per 100 lb.	container Winnipeg.	in Zone N	o. 3 during	that mont	h, plus the
Can. No. 1 large 2 45 2 52 2 52 2 58 2 65 2 72 2 72 Can. No. 1 or Can. Fey. 2 05 2 12 2 18 2 18 2 25 2 32 2 25 Can. No. 1 sraded 1 65 1 72 1 78 1 85 1 92 2 12 2 13 2 13 2 11 2 23 2 37 2 23 2 37 2 23 2 37 2 23 2 37 2 23 2 37 2 23 2 37 2 23 2 37 2 37 2 37 2 37 2 37 2 37 2 37 2 37 2 37 2 37 2 37 2 37 2 37 2 37 2 37<	,				E	faximum r	rices in do	llars per 10	0 lb. contai	ner).	
Can. No. 1 strain of Can. 185 192 198 2 05 2 12 2 Ungraded. 1 65 1 72 1 78 1 85 1 92 Can. No. 1 strge. 2 10 2 17 2 23 2 37 2 37 Can. No. 1 or Can. Fey. 1 70 1 77 1 83 1 90 1 97 No. 2. 1 50 1 57 1 43 1 77 1 77 Ungraded. 1 30 1 37 1 43 1 57 1 57	Nett	ded Gems	Can. No. 1 large Can. No. 1 or Can. Fey.							2 85 2 45	2 98 2 58
No. 2. 150 157 163 170 177 1 Ungraded)th	er Varieties	No. 2. Ungraded Can. No. 1 large. Can. No. 1 or Can. Fey.							2 25 2 05 2 05 2 10	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		79	Can. No. 1 small or Can. No. 2					1 577		1 90 1 70	2 03

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-1430-Continued

					• •	Month o	OF SALE			
I	VARIETY	CARADE	Sept. Oct.	Nov.	Dec.	Jan. Feb.	Mar.	April	May	June, July, Aug.
					(Maximun	Maximum prices in dollars per 100 lb. container)	dollars per	100 lb. con	tainer)	
, te	j		s cts.	s cts.	\$ cts.	\$ cts.	& cts.	s cts.	s cts.	\$ cts.
Delivered at any distributing Netted Gems	Netted Gems	Can. No. 1 large	2.60	2.67	2.73	2.80	2.47	2.53	3.00	3.13
	arietie	Can. No. 1 Small of Can. No. 2 Ungraded Can. No. 1 large.	2.25	2.07	2.13 1.93 2.38	2.20 2.20 2.45 2.05	2.27	22.33	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2.2.33
	"	Can. No. 1 small or Can. No. 2. Ungraded	1.65	1.72	1.78	1.85	1.92	1.98	2.05	2.18
7 77	,		• . •	od.	(Maximum	(Maximum prices in dollars per 100 lb. container)	ollars per 1	00 lb. cont	ainer)	
(A) Delivered at Vancouver, British Columbia	Netted Gems.	Can. No. 1 large	2.80	2.87	2.93	3.00	3.07	3.13	3.20	3.33
		Can. No. 1 small or Can. No. 2 Ungraded Can. No. 1 large Can. No. 1 or Can. Fey	22.20 20.00 20.00	2.27 2.07 2.67	2.33 2.13 2.73 2.33	2.20 2.20 2.80 2.40	2.27 2.27 2.87 2.47	2.93 2.93 2.93 2.53	2.60	2.73 2.53 3.13 2.73
	3	Can. No. 1 small or Can. No. 2. Ungraded	2.00	2.07	2.13	2.20	2.27	2.33	2.40	2.53
(B) Delivered at Kamloops, During any month, for any grade and variety, the maximum price at Vancouver during that month, as set forth in (A) above, less British Columbia.	During any month, f	ing any month, for any grade and variety, the maximum price at Vancouver the cost of transporting potatoes in carload lots from Kamloops to Vancouver	the maxin lots from I	num price Kamloops t	at Vancour	er during ter.	hat month	, as set for	th in (A) s	tbove, less
(C) Delivered at any other distributing centre in Zone No. 5.	During any month, the cost of transi	During any month, for any grade and variety, the maximum price at Kamloops during that month, as set forth in (B) above plus the cost of transporting potatoes in carload lots from Kamloops to such other distributing centre.	the maxi	mum price Kamloops	at Kamlo	ops during er distribut	that montling centre.	a, as set fo	rth in (B)	above plus

Nore: (1) In this Schedule cost of transporting potatoes in carload lots shall be deemed to include in all cases refrigerator car rental and heating charges. (2) In this Schedule "Can." means "Canada" and "Fcy." means "Fancy".

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1431

Maximum Prices of Dry Whole and Split Peas

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:

- 1. Section 1 of Administrator's Order No. A-1274 is hereby amended by adding as subsections (2) and (3) thereof the following:—
 - "(2) The provisions of Parts II, III and IV of this Order do not apply to sales of dry whole or split peas which have been packaged by a processor in consumer cartons of 16 ounces net weight capacity or less. The maximum price at which any person may sell any dry whole or split peas packaged by a processor in consumer cartons of 16 ounces net weight capacity or less shall be his basic period maximum price thereof as fixed by Section 7 of The Wartime Prices and Trade Regulations or / such other maximum price as may from time to time be fixed by or under the authority of the Board.
 - (3) This Order does not apply to sales of dry peas when sold for seeding or planting purposes."
- 2. Clause (a) of Section 4 of said Order No. A-1274 is hereby revoked and is replaced by the following:
 - "(a) 'processor' means a person who processes and/or packs for re-sale dry whole or split peas imported by him or purchased by him from a primary producer of peas;"
 - 3. Section 6 of said Order No. A-1274 is hereby revoked and is replaced by the following:
 - "6. The maximum price at which a wholesale distributor may sell any dry whole or split peas shall be the sum of the following, f.o.b. his place of business:
 - (a) the actual price paid for the peas but not in any event exceeding the maximum price as fixed by this Order at which those peas may be sold to him by a processor;
 - (b) the actual freight charges incurred by him for transporting the peas to the city, town or village in which he has his place of business from his supplier's shipping point in Canada or, if the wholesale distributor imported the peas, from their port of entry into Canada;
 - (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of dry peas of the same kind and variety but in any event not exceeding 15 per cent of his selling price."
 - 4. Section 9 of Administrator's Order No. A-1274 is hereby revoked and is replaced by the following:—
 - "9. The maximum price at which any person, other than a processor, a wholesale distributor or a primary producer of peas, may sell at retail any dry whole or split peas shall be the sum of the following:
 - (a) the actual price paid by him for the peas but not in any event exceeding the maximum price as fixed by this Order that may be charged by his supplier or, if he imported the peas, that may be charged by a processor;
 - (b) if his supplier is not required by this Order to deliver free to him, the actual cost incurred by him in transporting the peas to the city, town or village in which he has his place of business from his supplier's

shipping point or, if he imported the peas, the actual cost incurred by him in transporting the peas to such city, town or village from their port of entry into Canada; and

- (c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of dry peas of the same kind and variety purchased by him from a wholesale distributor;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order, PLUS 1 cent per package if he bought the peas in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the peas are packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the peas are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
- (d) if he imported the peas or purchased them from a processor at a price not exceeding the maximum price at which a processor could have sold the peas to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of dry peas of the same kind and variety imported or purchased by him from a processor;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS 1 cent per package if he bought the peas in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the peas are packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the peas are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."

5. This Order comes into force on November 16, 1944.

Dated at Ottawa this 1st day of November, 1944.

Approved:

D. GORDON, Chairman, Wartime Prices and Trade Board K. W. TAYLOR,
Co-ordinator, Foods Administration

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1439

Cheese

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered as follows:

Processed Cheese

- 1. Section 4 of Administrator's Order No. A-372 is hereby amended by revoking clause (b) thereof and substituting therefor the following:
 - "(b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such cheese;

(ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

Cheddar Cheese

- 2. Section 6 of Administrator's Order No. A-752 is hereby amended by revoking clause (c) thereof and substituting therefor the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such cheese;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
 - 3. This Order comes into force on November 16, 1944.

Dated at Ottawa, this 2nd day of November, 1944.

K. H. OLIVE,
Administrator of Dairy Products.

Approved:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1440

Canned Fish and Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby Ordered as follows:

Canned Atlantic Fish and Shell Fish

- 1. Administrator's Order No. A-1194 as amended is further amended by revoking clause (c) of Section 12 and substituting therefor the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds, to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or a substantially similar kind of canned fish purchased by him from a wholesale distributor;
 - (ii) the markup the der the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
 - (d) if he purchased the canned fish from a packer or an assembler at a price not exceeding the lawful maximum price at which such packer or assembler could have sold that canned fish to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or a substantially similar kind of canned fish purchased by him from a packer or an assembler;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

Canned Pacific Fish and Shell Fish

2. Administrator's Order No. A-1415 is hereby amended by revoking clause (c) of Section 12 and substituting therefor the following:

- "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or a substantially similar kind of canned fish purchased by him from a wholesale distributor:
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
- (d) if he purchased the canned fish from a packer at a price not exceeding the lawful maximum price at which such packer could have sold that canned fish to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or a substantially similar kind of canned fish purchased by him from a packer;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
- 3. This Order comes into force on November 16, 1944.

Dated at Ottawa this 2nd day of November, 1944.

A. N. McLEAN,

Administrator of Fish and Fish Products.

Approved:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1441

Maple Products and Honey

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered as follows:

Maple Products

- 1. Administrator's Order No. A-1125 as amended is further amended by deleting Section 19 thereof and substituting therefor the following:
 - "19. (1) The maximum price at which any person (other than a primary producer, a processor or wholesale distributor) may sell any maple syrup, maple sugar or maple butter packed as set forth in the following Table—

	Table to Se	ction 19		/
Item	Product		Col. 1	Gol. 2
1. Maple Syrup in bulk containers of one in				F
2. Maple Syrup packed imperial gallon				G
3. Canada Medium Gr processor in blocks of 1 pound packages.	½ pound or 1 po	und or pulveriz	ed in	J
4. Maple Butter packed la 12 ounce net weight	y a processor in	metal containe	rs of	J

shall be the sum of the following:

- (a) the actual price paid by him for that maple product but not exceeding the lawful maximum price fixed by or under the authority of this Order at which it may be sold to him by his supplier;
- (b) the cost of transporting that maple product by freight to his place of business from his supplier's shipping point, if his supplier is not by this Order required to deliver free to him; and
- (c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of that maple product purchased by him from a wholesale distributor;
 - (ii) the markup, calculated according to the provisions of Board Order No. 450 and under the markup symbol in Schedule "A" of that Order specified for that product in Column 1 of the Table to this Section; or
- (d) if he purchased that maple product from a processor or a primary producer at a price not exceeding the lawful maximum price at which such processor or primary producer could have sold that maple product to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup obtained by him during the said basic period on sales of that maple product purchased by him from a processor or from a primary producer;
 - (ii) the markup calculated according to the provisions of Board Order No. 450 and under the markup symbol in Schedule "A" of that Order specified for that product in Column 2 of the Table to this Section.
- (2) The maximum price at which a retailer may sell at retail any maple syrup purchased by him in bulk and packed by him for sale in glass containers of a capacity of one imperial gallon or less, shall be an amount equal to the maximum price at which he may sell such maple syrup at retail in bulk plus the actual price paid by him for such containers.
- (3) The maximum price at which any person may sell to a consumer any maple wax or la tire, any maple cream or any ungraded maple sugar in half, one, two or four pound blocks shall be thirty-five cents per pound."

Honey

- 2. Section 16 of Administrator's Order No. A-1259 is hereby amended by revoking subsection (1) thereof and substituting therefor the following:
 - "(1) Except as provided in subsection (2) of this Section, the maximum price at which any person, other than a primary producer, may sell any honey at retail shall be the sum of the following:
 - (a) his actual delivered cost of that honey not exceeding his maximum delivered cost as fixed by Section 15; and
 - (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of honey purchased from a wholesale distributor;
 - (ii) the markup under the markup symbol "E" of Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
 - (c) if he purchased the honey from a primary producer at a price not exceeding the lawful maximum price at which such producer could have sold that honey to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of honey purchased by him from a primary producer;

- (ii) the markup under the markup symbol "F" of Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
- 3. Section 16 of said Order No. A-1259 is hereby further amended by revoking clause (c) of subsection (2) thereof and substituting therefor the following:
 - "(c) a markup not exceeding the markup fixed by clause (b) or (c) of subsection
 (1) preceding, as the case may be."
 - 4. This Order comes into force on November 16, 1944.

Dated at Ottawa this 2nd day of November, 1944.

K. W. TAYLOR,

Approved:

Co-ordinator, Foods Administrator.

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1459

Respecting Maximum Prices of Jam and Jelly

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, IT IS HEREBY ORDERED AS FOLLOWS:—

- 1. Administrator's Order No. A-787, as amended, is hereby further amended by renumbering Section 13 thereof as Section 14 and by inserting the following as Section 13:
- "13. Notwithstanding anything contained in this Order, unless otherwise authorized in writing by the Administrator of Processed Fruits and Vegetables, no person
 - (a) who sells at any point in Ontario or in any province east of Ontario any jam which has been manufactured in British Columbia; or
 - (b) who sells at any point in Alberta or British Columbia any jam which has been manufactured in Ontario or in any province east of Ontario

shall include as part of his selling price for such jam any transportation cost incurred by him or by any other person in transporting the jam to such point; provided, however, that on sales in Alberta of jam manufactured in Ontario or in any province east of Ontario, any seller may include as part of his selling price thereof, transportation costs not exceeding 98 cents per cwt. of the shipping weight of the jam."

2. This Order comes into force on November 13, 1944.

Dated at Ottawa, this 10th day of November, 1944.

APPROVED:

F. D. MATHERS, Administrator of Processed Fruits and Vegetables.

D. GORDON.

Chairman, Wartime Prices and Trade Board.

Part IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

THE WARTIME INDUSTRIES CONTROL BOARD

ORDER No. 2A

(Order No. 2-Use of Controlled Materials or Services-Rescinded)

Dated November 13, 1944.

Pursuant to the authority conferred by Order in Council P.C. 3 dated January 3, 1944, and any other Order in Council or Statute,

THE WARTIME INDUSTRIES CONTROL BOARD HEREBY ORDERS AS FOLLOWS:-

1. Order No. 2 of the Wartime Industries Control Board dated March 11, 1942 is rescinded.

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 24B

(Order No. M.C. 24-Non-ferrous metal ingots-amended)

Dated November 1, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. M.C. 24 Amended to Remove Zinc and Aluminum Ingots From Control

Paragraph (b) of Section 1 of the Order of the Metals Controller No. M.C. 24 dated September 1, 1942, is amended to read as follows:—

"(b) 'metal ingots' shall mean ingots of copper, brass, bronze or other copper alloy".

2. ORDER No. M.C. 24A RESCINDED

The Order of the Metals Controller No. M.C. 24A dated November 29, 1943, is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

METALS CONTROLLER.

ORDER No. M.C. 44D

(Aluminum)

Dated November 1, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other Order in Council or Statute.

IT IS HEREBY ORDERED AS FOLOWS:-

1. ORDERS NOS. M.C. 44C AND M.C. 44C-1 RESCINDED

The Orders of the Metals Controller No. M.C. 44C dated December 30, 1943, and No. M.C. 44C-1 dated April 21, 1944 are hereby rescinded.

2. METHOD OF OBTAINING APPROVAL TO PURCHASE WROUGHT ALUMINUM OR ALUMINUM PRODUCTS FROM THE UNITED STATES OF AMERICA

Any person desiring to purchase from a supplier in the United States of America aluminum in the forms defined as Controlled Materials according to the regulations of the War Production Board of the United States, shall forward his purchase order to the Office of the Metals Controller, together with three copies of a Certification in such form as may from time to time be required.

3. REPORTS

- (1) Until otherwise ordered, any person having a stock of aluminum and/or aluminum alloys, in his possession and who is currently delivering monthly reports to the Metals Controller with respect to such aluminum or aluminum alloys, shall continue to deliver such monthly reports to the Metals Controller on or before the 10th day of each month, in such form and in such detail as the Metals Controller may from time to time require.
- (2) The Metals Controller may require any person who has a stock of aluminum to furnish such reports or information as he considers necessary.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER.

ORDER No. M.C. 45A

(Order No. M.C. 45—Bauxite and Alumina—Rescinded)

Dated November 1, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:-

1. The Order of the Metals Controller No. M.C. 45 dated March 6, 1943 is hereby rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

METALS CONTROLLER

ORDER No. M.C. 46A

(Order No. M.C. 46-Cryolite-Rescinded)

Dated November 1, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS ORDERED AS FOLLOWS:-

1. The Order of the Metals Controller No. M.C. 46 dated March 6, 1943, is hereby rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 52A

(Order No. M.C. 52—Maximum Prices for High Carbon Chrom-X—Rescinded)

Dated November 10, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:-

1. The Order of the Metals Controller No. M.C. 52 dated April 28, 1943 is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON.

Chairman.

Note: Order No. M.C. 52 is being replaced by, and revoked simultaneously with the coming into force of Order No. A-1455 of the Administrator of Non-Ferrous Metals (Primary), of the Wartime Prices and Trade Board, respecting Maximum Prices for Low Carbon Chrom-X and High Carbon Chrom-X.

METALS CONTROLLER.

ORDER No. M.C. 55A

(Order No. M.C. 55—Maximum Prices for Low Carbon Chrom-X— Rescinded)

Dated November 10, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and any other Order in Council or Statute.

IT IS HEREBY ORDERED AS FOLLOWS:-

1. The Order of the Metals Controller No. M.C. 55 dated February 3, 1944 is rescinded.

F. M. CONNELL,

Metals Controller.

APPROVED:

J. GERALD GODSOE.

Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON,

Chairman.

Note: Order No. M.C. 55 is being replaced by, and revoked simultaneously with the coming into force of Order No. A-1455 of the Administrator of Non-Ferrous Metals (Primary) of the Wartime Prices and Trade Board, respecting Maximum Prices for Low Carbon Chrom-X and High Carbon Chrom-X.

DEPARTMENT OF MUNITIONS AND SUPPLY

OFFICE OF THE OIL CONTROLLER

15 King Street West, Toronto, Ont.

ORDER No. 003C

Dated 24th October, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other Order in Council or statute, it is ordered as follows:—

1. The Order of the Oil Controller No. 003, dated 30th April, 1941, as amended, is further amended as follows:

By rescinding Sections 7, 10F, 11, 12, 13, 14, 16, 17, 18, 19, 20, 21, 22, 23, 23A, 26 and 28.

2. This Order shall be effective as of November 15, 1944.

G. R. COTTRELLE, Oil Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

OFFICE OF THE OIL CONTROLLER

15 King Street West, Toronto, Ont.

Order No. 004D

Dated 24th October, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other Order in Council or statute, It is ordered as follows:—

- 1. The Order of the Oil Controller, No. 004A, dated 1st September 1942, is amended by rescinding Section 6 thereof.
- 2. The Order of the Oil Controller, No. 004B, dated 26th January 1943, as amended is further amended by rescinding Section 5.
 - 3. This Order shall be effective as of 15th November, 1944.

G. R. COTTRELLE,
Oil Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

VOLUME IV No. 8



NOVEMBER 27, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER

PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944

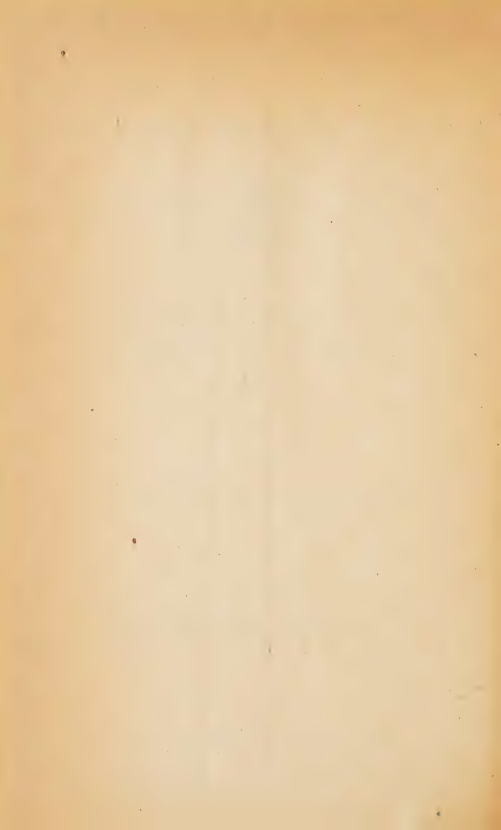


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PART I

Orders in Council

Order in Council re payments of transportation expenses of hogs from Maritime Provinces to Quebec and Ontario Provinces for slaughter.

P.C. 2/8848

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council the 22nd day of November, 1944.

The Board had under consideration a memorandum from the Honourable the

Minister of Agriculture reporting that:-

"Whereas under P.C. 4/168, January 12th, 1944, and P.C. 12/1385, March 3rd, 1944, the Meat Board was authorized to equalize returns to hog producers in Western Canada on the shipment of live hogs from West to East for slaughter, in order to relieve congestion of Western slaughter facilities by reimbursing the shipper or processing plant for the additional cost of transportation and expense incidental thereto approved by the Board and that for that purpose His Excellency the Governor General in Council under authority of the War Measures Act authorized expenditure up to \$175,000 allotted from the War Appropriation of the Department of Agriculture,

And whereas a similar emergency situation as in the Western Provinces in respect of congestion of slaughter facilities has since developed in the Maritime Provinces where hog marketings have during the first nine months of the present calendar year shown progressive increases to 96,143 head, an excess of 31,515 head or more than 45 per cent over the corresponding period of 1943, it is deemed immediately necessary to provide similar relief as for the West through equalization of returns approved by the Board on shipments of hogs from the Maritimes for slaughter in the Provinces of Quebec and Ontario,

Therefore, the undersigned respectfully recommends that His Excellency, the Governor General in Council, under authority of the War Measures Act, authorize the Meat Board to make equalization payments to Maritime hog producers similarly as to Western hog producers from the unexpended balance of the \$175,000 authorized and allotted from the War Appropriation of the Department of Agriculture for equalization of returns to hog producers, and that such payments be retroactive as from

October 10th, 1944."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY, Clerk of the Privy Council.

The Civilian Government Employees (War) Compensation Order

P.C. 45/8848

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 22nd November, 1944.

The Board had under consideration a memorandum from the Honourable the

Minister of Finance reporting:

"That by Order in Council P.C. 311/6181 dated August 4, 1943, made under the War Measures Act, provision was made for the payment of benefits to and in respect of civilian employees of the Government of Canada who, having been sent out of

Canada in the course of duty, suffer disability or death due to enemy action or

counter action against the enemy:

That by Order in Council P.C. 2187 dated October 20, 1922, amended by Order in Council P.C. 1165 dated June 15, 1927, and made under Section 6A of the Air Board Act (now Section 7 of the Aeronautics Act, R.S.C. 1927, Chapter 3) provision was made for compensation for death or injury to public servants as a direct result of a flight taken in the course of duty:

That, reference to said Order in Council P.C. 2187 discloses that it was made primarily and perhaps entirely for the protection of aerial observers, and that it did not anticipate coverage of civil servants who would fly on commercial passenger

planes:

That the rates of compensation provided by said Order in Council P.C. 2187 are based upon salary of the employee and are designed to parallel the ratio between income and compensation of members of the Forces provided in the schedules to the

Pension Act up to and including the rank of Major:

That because of the generality of the provisions of said Order in Council P.C. 2187, and because of the changed conditions since 1922 arising not only out of the war but also out of the establishment of aeroplane passenger services and the cheapness of protective insurance coverage upon flights in such passenger planes, the said Order in Council has caused difficulties in the matter of creating any comprehensive scheme of pension rights for civilian employees in the matter of accidents in the course of duty arising out of war conditions;

That because the said Order in Council P.C. 2187 was intended for the protection of certain salaried classes of civilian employees the schedule of rates therein is not deemed adequate to compensate civilian employees in the higher salary categories, and therefore, notwithstanding the generality of its terms, it is not suitable as a

general provision to cover accident during flights;

That the necessity for some comprehensive pension scheme for civilian employees undertaking risks in flight by bomber plane and other non commercial planes (apart from the hazards of enemy action or counter action) has become increasingly apparent:

That the whole subject of pension and compensation rights of civilian employees arising out of accidents due to conditions brought about by the war has been under review by the Pensions Advisory Committee, which Committee has recommended inter alia:

- (a) That Order in Council P.C. 311/6181 of August 4, 1943, be amended to include coverage of death or disability suffered by the employee as a direct result of an air flight either within or outside of Canada undertaken in the course of duty arising out of the war but not including an injury resulting from a flight by commercial air line plane in a scheduled flight, and also as a direct result of a flight either within or outside of Canada undertaken in the course of duties not arising out of the war made in other than a commercial air line plane provided such mode of travel was necessitated by war conditions.
- (b) That the rates of pension in said Order in Council P.C. 311/6181 be amended and increased so that the same shall be placed upon an equality in all respects with the scale of pensions provided for members of the Forces under the Pension Act.
- (c) That the said Order in Council P.C. 2187 of October 20, 1922, be amended to exclude from its provisions flights made on commercial passenger planes, and also to revise the scale of pensions thereunder to the levels of the Pension Act.

The undersigned, concurring in the recommendations of the Pensions Advisory Committee, has the honour to recommend pursuant to paragraphs (a) and (b) of the said recommendations, and under authority of the War Measures Act that Order in Council P.C. 311/6181 be rescinded and that the following regulations be made and established in substitution therefor:

ORDER

1. This Order may be cited as the Civilian Government Employees (War) Compensation Order.

- 2. For the purposes of this Order and any regulations made thereunder, the following expressions shall, unless a contrary intention appears, have the meanings stated below:—
 - (a) 'employee' means any person engaged as a permanent or temporary civilian employee of the Government of Canada and includes any person serving as such with or without renumeration, but not including a person engaged locally in any place outside of Canada.
 - (b) 'Commission' means the Canadian Pension Commission.
 - (c) 'Department' means the Department of Veterans' Affairs.
 - (d) 'salaried employee' means any employee paid a regular periodical salary or wage, including an employee in respect of whose services, provided directly to the Government of Canada, the Government of Canada reimburses to his employer such salary or wage.
 - (e) 'war injury' means any physical injury which, during the war with Germany and Germany's allies, as a direct result of enemy action or counter action taken against the enemy, has been sustained by an employee who is out of Canada having been sent from Canada to perform duties for or on behalf of the Government of Canada.
 - (f) 'war flight injury' means any physical injury which, during the war with Germany and Germany's allies, has been sustained by an employee as a direct result of an air flight either within cr outside of Canada, undertaken
 - (i) in the course of duties arising out of the said war, but not including an injury resulting from a flight made in a commercial air line plane on a scheduled trip;
 - (ii) in the course of duties not arising out of the said war, when the injury results from a flight made in other than a commercial air line plane on a scheduled trip, provided such mode of travel was necessitated by conditions arising out of the said war.
 - (g) 'commercial air line plane on a scheduled trip' shall exclude a plane in the Canadian Government Trans-Atlantic Air Service.
- 3. Otherwise than as provided by paragraph 9, this Order shall be administered by the Canadian Pension Commission and all the provisions of the Pension Act which are not inconsistent with the provisions of this Order, or any regulations made thereunder, shall apply to every claim for pension made under this Order, and every such claim shall be dealt with and adjudicated upon as if such claim were a claim under the Pension Act and as if the employee were a member of the Forces at the time of incurring the war injury or war flight injury.
- 4. Any salaried employee who sustains a war injury or war flight injury may be granted special leave with pay for such period of time as may be certified as necessary by a qualified medical practitioner and approved by the Commission, but not exceeding a total of 180 days.
- 5. Subject to the provisions of these regulations pensions shall be awarded in accordance with the rates set forth in schedules 'A' and 'B' of the Pension Act, to or in respect of any employee who suffers disability or death as a direct result of a war injury or a war flight injury, according to the salary range set opposite the military ranks shown in the following table:

Salary	Range	Military	Rank
\$3,000.00 or	less	Lieutenant	
\$3,001.00 to	\$3,750.00	Captain	
	\$5,000.00		
\$5,001.00 to	\$6,500.00	Lieutenant	Colonel
	\$8,000.00		
\$8,001.00 or	over	Brigadier	

6. In respect of an employee serving without remuneration or of a part time employee,

- (a) rating shall be made of salary status for the purposes of the Table in paragraph 5 hereof according to the salary that would be paid a permanent full time civil servant for the nature of the duties performed, and
- (b) such rating shall be made in the first instance by the Deputy Minister of the Department concerned who shall, whenever possible, certify in writing such rating to the Commission before such employee becomes exposed to risk of war injury or war flight injury, and
- (c) if the Commission makes any change in such rating adversely to the applicant for pension, an appeal on the part of the applicant for pension from the Commission's decision thereon, shall be to the Treasury Board, whose decision thereupon shall be final.
- 7. In the case of an employee who is a salaried employee, and who qualified for benefits under Section 4 hereof, payment of pension in respect of disability shall not commence until the date following completion of the initial period of treatment, or 180 days after the incurrence of the injury, whichever is the earlier date.
- 8. All benefits under this Order shall be in addition to any benefits to which the employees or their dependents may be entitled under the provisions of the Civil Service Act or the Civil Service Superannuation Act, but shall be subject to deduction of any other compensation receivable on account of the war injury or war flight injury from any source to which the employee has made no direct contribution.
- 9. (1) The Department may examine, give treatment to and admit to hospital an employee who, in the opinion of the Department, is suffering from a war injury or war flight injury, provided that if the Commission renders a decision that the disability is not attributable to a war injury or war flight injury, treatment and hospital care shall not be continued at the expense of the Department longer than seven days after issue of notification by the Commission of such decision.
- (2) The Department may examine, re-examine, give treatment to admit to hospital and re-admit to hospital an employee who, in the opinion of the Department, is in need of such services in respect of a disability which at any time previously thereto has been determined to be attributable to a war injury or war flight injury.
- 10. The Commission may make regulations not inconsistent with this Order for the purpose of carrying the Order into effect. Such regulations may (without prejudice to the generality of the foregoing) make provisions for prescribing:—
 - (a) the person by whom and the form and manner in which applications may be made, and
 - (b) the records, documents, or other information which must be furnished to the Commission in connection with any application.
- 11. Pensions granted under authority of Order in Council P.C. 196/4417 of June 18, 1941, or Order in Council P.C. 314/6181 of August 4, 1943, may be increased in accordance with the new schedule of rates established herein effective as from the date hereof.
- 12. All payments required to be made under this Order shall be out of funds provided from the War Appropriation."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY Clerk of the Privy Council. For information purposes only—

Rates shown below are those in effect as of the date of Order in Council P.C. 45/8848, 22nd November, 1944.

SCHEDULE A

SCALE OF PENSIONS FOR DISABILITIES

PERCENTAGE OF DISABILITY—SALARY RANGE AND ANNUAL RATE OF PENSION

Salary range	Class 1 Total 100%	Class 2 99%-95%	Classes 3-19	Class 20 9%-5%
\$3,000 or less 3,001-3,750 3,751-5,000 5,001-6.500 6,501-8,000 8,001 or over	1,000.00	950.00 1,197.00 1,482.00 1,795.50	Rates roughly proportionate to those for 100% disability.	\$ 45.00 50.00 63.00 78.00 94.50 135.00
Above Salary Ranges— Additional Pension for Married Employees.		285.00	Rates roughly proportionate to those for 100% disability.	15.00
Additional Pension for Children for above Salary Ranges— One Child	180.00 324.00	309.00	those for 100% disability.	9.00 18.00 6.00

Class 21—Disabilities below 5 per cent—All salary ranges—A final payment not exceeding \$100.

See next page—Schedule B—Scale of Pensions for Deaths.

SCHEDULE B

SCALE OF PENSIONS FOR DEATHS

	RATE PER ANNUM					
Salary Range	Widow or Dependent Parents	Child or Dependent Brother or Sister	Orphan Child or Orphan Brother or Sister			
\$3,000.00 or less 3,001.00-3,750.00. 3,751.00-5,000.00. 5,001.00-6,500.00. 6,501.00-8,000.00. 8,001.00 and over. Additional pension for children or dependent brothers or sisters for above salary ranges— One Child	800.00 1,008.00 1,248.00 1,512.00 2,160.00		* 360.00			
Two Children Each subsequent child, an additional		* 120.00	* 240.00			

^{*} Pensions awarded to parents or brothers and sisters may be less than these amounts in accordance with the provisions of the Pension Act.

Order in Council re sales tax on raw materials acquired by a contractor for the purpose of carrying out a munitions contract terminated before completion.

P.C. 129/8848

Certified to be a true copy of a Minute of a Meeting of the Treasury Board approved by His Excellency the Governor General in Council on the 22nd day of November, 1944.

The Board recommend that under and by virtue of the powers conferred by the War Measures Act, and any other enabling powers, it be declared and ordered that no sales tax shall be collected or be payable upon or in respect of the transfer or delivery to the Department of Munitions and Supply, or to War Assets Corporation or other agency of the Government of Canada, of raw materials acquired or procured by a contractor for the purpose of carrying out a munitions contract (as defined in Section 13 of the Department of Munitions and Supply Act) which is terminated before completion, and that the Minister of National Revenue be authorized to prescribe regulations applicable to such transfers or deliveries.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing the despatch of National Resources
Mobilization Act, 1940, personnel to the U.K., European
and Mediterranean theatres of war

P.C. 8891

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 23rd day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is essential in the national interest and for the efficient prosecution of the war to provide for the adequate reinforcement of the Canadian forces overseas;

And whereas it has now become necessary, in order to ensure provision of adequate reserves to meet requirements for the reinforcement of the Canadian forces fighting in Europe and in the Mediterranean, to extend the locality of service of certain personnel who have been called out for training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940;

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and under and by virtue of the provisions of the National Resources Mobilization Act, 1940, and the War Measures

Act, is pleased to order and doth hereby order as follows:-

Notwithstanding the provisions of any other statute, law, regulation or order, the Minister of National Defence is hereby authorized and directed to despatch to the following localities of service, namely: the United Kingdom and/or to European and/or Mediterranean operational theatres such personnel, in such numbers as may be approved by the Governor in Council (the number hereby approved being sixteen thousand) who are serving by reason of their having been called out for training, service or duty pursuant to the provisions of the National Resources Mobilization Act, 1940, as are or may from time to time hereafter be required, in the opinion of the said Minister, for training, service or duty within the said localities of service; such personnel to be detailed from such units, depots and establishments as may be designated by the said Minister; and the Minister of National Defence is hereby authorized and directed to issue or cause to be issued all orders and to take all steps necessary to give effect to this authorization and

direction; and all personnel so despatched or to be despatched are respectively hereby required (in addition to all other obligations for training, service or duty) to perform while in the said localities of service such training, service or duty as may be ordered by any superior officer.

Further, all personnel so despatched or who may at any time be despatched are, pursuant to Section 64 of the Militia Act, hereby placed on active service beyond Canada for the defence thereof.

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF FINANCE

Foreign Exchange Control Board

Certified extract from the minutes of a meeting of the Foreign Exchange Control Board held in Ottawa on November 10, 1944.

On motion duly made and seconded, IT WAS RESOLVED that paragraph (a) of Regulation 14 be revoked and the following substituted therefor:

14. (a) The expression "sterling area" wherever used in any Regulation, ruling or instruction of the Board means and includes territories under the sovereignty, protection, suzerainty or mandate of His Majesty (except Canada and Newfoundland) and also includes Egypt, the Anglo-Egyptian Sudan, Iceland, the Faroe Islands and Iraq.

Certified to be a true copy and in accordance with the minutes of the Board.

G. F. TOWERS,

DEPARTMENT OF NATIONAL REVENUE

WM No. 105

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 14th November, 1944.

To Collectors of Customs and Excise, and others concerned:

Designated Goods

Under an Order in Council, the Minister of National Revenue was authorized to furnish to the Wartime Prices and Trade Board certain information respecting imported goods and on the recommendation of the Wartime Prices and Trade Board he has designated the following goods in respect of which additional information shall be furnished with the Customs entry:—

Tariff Item

ex 362, 362c, 647 et al ex 362c et al 366, 366a, 366b

ex 623 647

ex 656

Description

watch attachments or bracelets; cigarette lighters;

watches and watch movements;

unfilled compacts or vanity cases, of any material; jewellery of any material, for the adornment of the person, n.o.p.;

cigarette cases.

Collectors of Customs and Excise shall not release any shipments of the above designated goods unless there is filed with the import entry four copies of Customs Form C-6 Special, and, when completed (the columns headed "Weight", "Country of Production" and "Value, Canadian Dollars" are NOT to be filled in), the original and duplicate copies are to be forwarded by the Collector to the Department of National Revenue WITH THE DEPARTMENTAL COPY OF THE CUSTOMS

ENTRY, the triplicate copy retained for the Port records and the quadruplicate copy returned to the importer. The number of this Memorandum is to be inserted in the space provided on Form C-6 Special for the import permit number.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

(P.C. 7878-13/10/44-Authority, War Measures Act)

Series D No. 47 T.C. 145, Supplement No. 2

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 13th November, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

During the period 1st December, 1944, to 15th May, 1945, tomatoes, fresh, in their natural state, when subject to General Tariff treatment, are dutiable at 10% ad valorem but not less than 1½c per lb. (the weight of the package to be included in the weight for duty).

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

(P.C. 8503, 7/11/44—Authority, War Measures Act.)



PART III

Wartime Prices and Trade Board (Finance)

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 455

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

- 1. This Order comes into force on the 15th day of November, 1944.
- 2. Section 4 of Part II of Order No. 308 of the Board is amended by deleting therefrom Rule 4 and by substituting therefor the following:
 - "Rule 4. The owner, manager or superintendent of the hotel or quota user's establishment in such case must at the end of the second week of such person's residence and at the end of each succeeding two weeks of his residence detach from his ration book or ration card, for each full two weeks of residence, one sugar ration coupon, one butter ration coupon and one preserves ration coupon, then good and valid for use".

Made at Ottawa, this 10th day of November, 1944.

D. GORDON,

Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1442

Meat and Meat Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

Dressed Poultry and Live Poultry

- 1. Administrator's Order No. A-1310 is hereby amended by revoking clause (b) of subsection (2) of Section 16 and clause (b) of Section 23 and substituting therefor in each case the following:
 - "(b) the markup under the markup symbol "E" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order".

Canned Poultry

- 2. Administrator's Order No. A-1319 is hereby amended by revoking clause (c) of subsection (1) of Section 8 of said Order and substituting therefor the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of canned poultry purchased by him from a wholesaler;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
 - (d) if he purchased the canned poultry from a processor at a price not exceeding the lawful maximum price at which such processor could have sold that canned poultry to a wholesaler, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of canned poultry purchased by him from a processor;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

Fancy Meats and Meat By-Products

- 3. Subsection (1) of Section 8 of Administrator's Order No. A-1392 is hereby amended by revoking clause (b) thereof and substituting therefor the following:
 - "(b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of products of the same kind and variety;
 - (ii) the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

Pork Products

- 4. Administrator's Order No. A-1391 is hereby amended by revoking subsection (1) of Section 13 thereof and substituting therefor the following:
 - (1) The maximum price at which any person other than a primary producer of pork products may sell at retail any pork product numbered and named in

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Schedule "A" or Schedule "B" hereto or any portion thereof or cut obtained therefrom shall be determined as follows: such person shall regulate his selling prices for various cuts or portions of such pork product so that the aggregate price received or charged by him for all cuts and portions therefrom shall not exceed the total of

- (a) his actual delivered cost of such pork product but not exceeding his lawful maximum delivered cost as fixed by Section 11 (except the difference between freight and express charges, if any, included in such cost); and
- (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of pork products of the same or substantially similar kind or quality;
 - (ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "F"—in the case of the sale of any lard:
 - "H"—in the case of the sale of any cured or smoked pork product; and
 "J"—in the case of sales of any fresh pork product and cooked pork
 product:

provided that if a person in a zone sells in one or more pieces any pork product numbered and named in Schedule "A" or "B" hereto (other than the pork products numbered 1 to 6, inclusive, in said Schedule "A") which he obtained by cutting a carcass or any other pork product, his retail price for that pork product in one piece or the sum of his retail prices for all the pieces thereof, as the case may be, shall not in any event exceed the maximum price on sales of that pork product at wholesale in the zone in which he has his place of business together with a markup thereon not exceeding the markup for that pork product fixed by clause (b) of this Section;

and provided further that if such person buys any fresh pork product aud cures, cooks or smokes it for sale by him, the maximum price at which he may sell or offer to sell it at retail in any zone shall be the price for that cured, smoked or cooked pork product in that zone as set forth in the Schedule hereto in which such product is numbered and named, together with a markup thereon not exceeding the markup for that pork product fixed by clause (b) of this Section.

6. Schedule "B" to Administrator's Order No. A-1391 is hereby amended by listing the following two pork products and prices therefor by zones immediately under the heading "cured" as follows:

Produc	et /	Max.	Wgt.				Zone	S			
No.	,	Wgt.	Over	1	2	3	4	5	6	7	
187	Neck Bones		-	4.50	4.00	3.50	3.50	3.50	3.50	5.25	
188	Riblets	-		6.00	5.50	5.00	5.00	5.00	5,00	6.25	
Produc	ct	Max.	Wgt.		5		Zone	S			
No.		Wgt.	Over	8	9	10	11	12	13	14	15
187	Neck Bones			4.75	4.25	3.50	3.50	3.50	4.75	5.00	5.50
188	Riblets			5.75	5.25	4.50	4.50	4.25	5.50	5.75	6.25

7. Schedule "D" to said Order No. A-1391 is hereby amended by adding immediately under the heading "Pickle or Dry Cured Pork Products" in that part of the said Schedule which contains the definitions of miscellaneous pork products numbered and named in said Schedule "B", the following:

"Product No. 187—"neck bones"—the same cut as Product No. 154; Product No. 188—"riblets"—the same cut as Product No. 155."

8. This Order comes into force on November 16, 1944.

Dated at Ottawa this 2nd day of November, 1944.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

Approved:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1445

Imported Grocery Items

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items, it is hereby ordered as follows:

Peanuts

- 1. Administrator's Order No. A-1156 is hereby amended by revoking clause (c) of Section 5 and clause (c) of Section 9 and substituting therefor in each case the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such nuts purchased by him from a wholesale distributor;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
 - (d) if he purchased the nuts from an importer at a price not exceeding the lawful maximum price at which such importer could have sold those nuts to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such nuts purchased by him from an importer;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."
- 2. Section 12 of said Order No. A-1156 is hereby amended by revoking paragraph (iii) of clause (f) thereof and by adding as clause (g) thereof the following:
 - "(g) on his own sales at retail the lesser of the two following markups;
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on his own sales of such nuts at retail;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."
- 3. Administrator's Order No. A-1156 is hereby further amended by revoking clause (c) of Section 14 and substituting therefor the following:

"(c) the lesser of the two following markups:

- (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such nuts purchased by him from a wholesale distributor:
- (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
- (d) if he purchased the nuts from a processor at a price not exceeding the lawful maximum price at which such processor could have sold those nuts to a whole-sale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such nuts purchased by him from a processor;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."

Dried Fruits

4. Administrator's Order No. A-553, as amended, is hereby further amended by revoking Section 4 thereof and substituting therefor the following:

"4. The maximum price at which any person may sell or offer to sell at retail any variety or grade of dried fruits in bulk or otherwise, shall be the sum of the following:

- (a) the actual price paid by him to his supplier but not exceeding the maximum price for such dried fruits set forth in Section 3 PLUS such transportation charges, bank charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax and marine and war risk insurance (if any) as are not borne by such supplier and are not included in such actual price; and
- (b) the lesser of the two following markups:

(i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of dried fruits of the same or

similar variety purchased by him from a wholesaler;

- (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the dried fruits in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the dried fruits are packaged by him prior to sale the price is marked on the package or, if packaged at the time of sale, the dried fruits are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
- (c) if he purchased the dried fruits from a first distributor at a price not exceeding the lawful maximum price at which such first distributor could have sold those dried fruits to any person for resale at wholesale, the lesser of the two following markups:

- (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of dried fruits of the same or similar variety purchased by him from an importer or imported by him;
- (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the dried fruits in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the dried fruits are packaged by him prior to sale the price is marked on the package or, if packaged at the time of sale, the dried fruits are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."

Imported Edible Tree Nuts

- 5. Administrator's Order No. A-989, as amended, is hereby further amended by revoking clauses (b) and (c) of Section 8 thereof and substituting therefor the following:
 - "(b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of such nuts purchased by him from a wholesale distributor;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
 - (c) if he purchased the nuts from an importer at a price not exceeding the lawful maximum price at which such importer could have sold those nuts to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such nuts purchased by him from an importer;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."
- 6. Section 10 of Administrator's Order No. A-989 is hereby revoked and the following substituted therefor:

"Repackaging Costs for Sales of Nuts in Cellophane Retail Packages

- 10. Where a food processor or manufacturer repackages for sale in cellophane retail packages, any shelled edible tree nuts which have been roasted and salted or cooked in oil and salted by him he may increase his lawful maximum price for such nuts as fixed by this Order by an amount to cover his actual cost of repackaging; provided, however, in no event shall such amount exceed,
 - (i) 6 cents per pound for repackaging in cellophane bags containing ¹/₄ lb. net weight;
 - (ii) 3 cents per pound for repackaging in cellophane bags containing ½ lb. net weight; or
 - (iii) 2 cents per pound for repackaging in cellophane bags containing 1 lb. net weight."

Shelled Cashew Nuts (Kernels)

- 7. Administrator's Order No. A-518 is hereby amended by deleting clause (b) of Section 4 thereof and substituting therefor the following:
 - "(b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period on sales of such nuts purchased by him from a wholesaler;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
 - (c) if he purchased the nuts from an importer at a price not exceeding the lawful maximum price at which such importer could have sold those nuts to a wholesaler, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on the sales of such nuts purchased by him from an importer;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order plus a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."

Brazil Nuts

- 8. Administrator's Order No. A-404 is hereby amended by revoking Section 3 thereof and substituting therefor the following:
 - "3. The maximum price at which any retailer may sell or offer for sale any Brazil nuts of the sizes and varieties set forth in Section 1 of this Order shall be the sum of the following:
 - (a) the actual price paid for such nuts but not in any event exceeding the maximum price that may be charged by the importer or wholesaler from whom he bought;
 - (b) the actual transportation charges and sales tax paid by the retailer if not included in such price; and
 - (c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such nuts purchased by him from a wholesaler;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts—in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or

- (d) if he purchased the nuts from an importer at a price not exceeding the lawful maximum price at which such importer could have sold those nuts to a wholesaler, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during said basic period on the sales of such nuts purchased by him from an importer;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale, the price is marked on the package or, if packaged at the time of sale the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."

Canned Grapefruit Juice

9. Administrator's Order No. A-1073, as amended, is hereby further amended by revoking clause (b) of Section 8 thereof and substituting therefor the following:

- "(b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period on sales of canned grapefruit juice of the same or substantially similar kind purchased by him from a wholesale distributor;
 - (ii) the markup under the markup symbol "F" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
- (c) if he purchased the canned grapefruit juice from a first distributor at a price not exceeding the lawful maximum price at which such first distributor could have sold that canned grapefruit juice to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of canned grapefruit juice purchased by him from an importer or imported by him;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

10. This Order comes into force on November 16, 1944.

Dated at Ottawa, this 3rd day of November, 1944.

A. S. MAY,
Administrator of Imported Grocery Items.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1446

Maximum Prices of Spices

Under powers given by the Board to the Administrator of Cocoa, Confectionery and Allied Products, it is hereby ordered as follows:

1. Administrator's Order No. A-758 is hereby amended by revoking Section 5 thereof and substituting therefor the following:

- "5. Except as provided in Section 4, the maximum price at which any retailer may sell or offer to sell or supply any ground or whole spice of a kind and variety listed in clause (a) of Section 2 hereof shall be the sum of the following:
- (a) the actual price paid by him for the spice but not in any event exceeding the maximum price that may be charged by his supplier PLUS transportation charges and provincial sales tax, if any, if and to the extent that they are not included in such actual price;
- (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such spice purchased by him from a wholesale distributor:
 - (ii) the markup under the markup symbol "K" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the spice in bulk and packaged it in any kind of container prior to or at the time of sale; provided that if the spice is packaged by him prior to sale the price must be marked on the package or, if packaged at the time of sale, the spice must be displayed with a price card showing clearly the price for each quantity of spice which comprises a unit of sale; or
- (c) if he purchased the spice from a manufacturer at a price not exceeding the lawful maximum price at which such manufacturer could have sold that spice to a wholesale distributor, the lesser of the two following markups;
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of spice purchased by him from a manufacturer:
 - (ii) the markup under the markup symbol "L" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the spice in bulk and packaged it in any kind of container prior to or at the time of sale; provided that if the spice is packaged by him prior to sale the price must be marked on the package or, if packaged at the time of sale, the spice must be displayed with a price card showing clearly the price for each quantity of spice which comprises a unit of sale."
- 2. Administrator's Order No. A-758 is hereby further amended by revoking Section 6 thereof and substituting therefor the following:
 - "6. The maximum price at which any person, other than a retailer, may sell, offer to sell or supply to any class of customer any whole spice of a kind and in a package containing a quantity specified in clause (a) of Section 2 shall be in the same proportion to the maximum price at which he may sell ground spice of the same kind in a container of that capacity as the proportion that his highest price of whole spice of the same kind and packaged quantity was to his highest price of ground spice of the same kind and packaged quantity to the same class of customer during the said basic period."
 - 3. This Order comes into force on November 16, 1944.

Dated at Ottawa this 3rd day of November, 1944.

F. T. W. SAUNDERS, Administrator of Cocoa, Confectionery and Allied Products.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1451

Maximum Prices of Macaroni Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Flour and Cereal Products, it is hereby ordered as follows:—

Application of Order.

1. This Order comes into force on November 16, 1944, and revokes and replaces Administrator's Order No. A-687. It establishes grades for macaroni products and fixes maximum prices for sales by all sellers of those products.

Definitions.

- 2. For the purposes of this Order,
- (a) "macaroni product" means an alimentary paste product made from wheat flour or semolina or from a combination thereof, with or without the addition of the solids of egg or egg yolk or any other ingredient added in accordance with the regulations under the Food and Drug Act;
- (b) "standard grade macaroni product" means a macaroni product made from sound hard wheat flour or sound durum wheat flour or from a combination of such flours with or without hard wheat semolina or durum wheat semolina. It may contain the solids of eggs or egg yolk or any other ingredient added in accordance with the regulations under the Food and Drug Act;
- (c) "choice grade macaroni product" means a macaroni product made only from hard wheat semolina or durum wheat semolina or from a combination of such semolinas. It also may contain the solids of eggs or egg yolk or any other ingredient added in accordance with the regulations under the Food and Drug Act;
- (d) "fancy grade macaroni product" means a laminated or twisted standard or choice grade macaroni product;
- (e) "wholesale distributor" means a person, other than a manufacturer, who sells macaroni products otherwise than at retail;
- (f) "manufacturer" means a person who manufactures macaroni products for sale;
- (a) "sell" as used in this Order also covers an offer to sell.

Definitions of areas where Prices apply.

- 3. For the purposes of this Order, Canada is divided into the following areas:
- (a) Area No. 1 composed of the provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and that part of the province of Ontario lying to the east of and including Fort William on the Canadian Pacific Railway and Armstrong on the most northerly transcontinental route of the Canadian National Railway: and
- (b) Area No. 2 composed of all that part of Canada lying to the west of Area No. 1.

Bulk Sales of Standard Grade Products must be made in 10 or 30 lb. containers only.

4. Unless otherwise directed in writing by the Administrator of Flour and Cereals, no person shall pack and sell any standard grade macaroni product in containers having a capacity of more than 2 pounds net weight except containers having a capacity of 10 pounds or 30 pounds net weight.

SALES BY MANUFACTURERS

Maximum Prices for bulk sales of Standard Grade Products by manufacturers.

5. The maximum price, inclusive of sales tax, at which a manufacturer may sell any standard grade macaroni product,

- (a) packed in a bulk carton containing thirty (30) pounds of the product shall be
 - (i) \$1.12 per carton when sold to a wholesale distributor in Area No. 1;
 - (ii) \$1.20 per carton when sold to a wholesale distributor in Area No. 2;
 - (iii) \$1.17 per carton when sold to any person in Area No. 1 other than a wholesale distributor;
 - (iv) \$1.25 per carton when sold to any person in Area No. 2 other than a wholesale distributor.
- (b) packed in a bulk carton containing ten (10) pounds of the product, shall be
 - (i) 41¢ per carton when sold to a wholesale distributor in Area No. 1 or 2;
 - (ii) 43¢ per carton when sold to any person in Area No. 1 or 2 other than a wholesale distributor.

Individual manufacturer's prices for sales of all grades in retail packages and for bulk sales of choice and fancy grades.

- 6. The maximum price at which a manufacturer may sell,
- (a) any style, kind and grade of a macaroni product packed in a retail package ready for sale to consumers; or
- (b) any style and kind of choice or fancy grade macaroni product packed in a bulk carton,

to any class of customer in Area No. 1 or 2, shall be the highest lawful price at which he sold that style, kind and grade of that macaroni product packed in a container of the same size and kind to the same class of customer in the same area, during the basic period, September 15 to October 11, 1941, both inclusive.

Conditions of sale governing prices fixed by Sections 5 and 6.

- 7. (1) All sales of macaroni products by manufacturers to any person in Area No. 1 shall be.
 - (a) the delivered price to the city, town or village in which the buyer has his place of business when the macaroni product is packed in a retail package; and
 - (b) f.o.b. either Montreal, Toronto, Hamilton or Thorold, whichever of them is nearest by direct rail route to the buyer's place of business, when the macaroni product is packed in a bulk carton.
- (2) All sales of macaroni products by manufacturers to any person in Area No. 2 shall be f.o.b. Winnipeg, Lethbridge, or Vancouver, whichever of them is nearest by direct rail route to the buyer's place of business.

SALES BY WHOLESALE DISTRIBUTORS

- 8. (1) The maximum price at which a wholesale distributor may sell any style and grade of macaroni product to a retailer, shall be the sum of the following:
 - (a) the actual price paid by him for the macaroni product, but not in any event exceeding the lawful maximum price at which it may be sold to him by the manufacturer under the provisions of this Order;
 - (b) sales tax if not included in the actual price he paid for the macaroni products;
 - (c) if the manufacturer is not required to deliver free to him by this Order, the actual transportation charges paid by him not exceeding the less than carload railway freight rate from the nearest city or town in Area No. 1 or 2 named in Section 7, as the case may be, to the city, town or village in which he has his place of business and which are not included in the actual price he paid for the macaroni products;
 - (d) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him on sales of the same macaroni product of the same manufacturer during the said basic period and if that product was not sold by him during the said basic period, not greater than the markup customarily obtained by him on sales of a substantially similar product during the said basic period, provided, however, that in no case shall the markup exceed the following percentage of the wholesale distributor's selling price, namely;

- (i) ten percent (10%) for standard grade macaroni products;
- (ii) ten per cent (10%) for choice grade macaroni product and fancy grade macaroni product when sold in the same retail package in which it was packed by the manufacturer for sale at retail; and
- (iii) twelve per cent (12%) for choice grade macaroni product and fancy grade macaroni product when sold in bulk or in a bulk carton or in a retail package other than one packed by the manufacturer for sale at retail.
- (2) If a sale of macaroni products by a wholesale distributor is to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Combined Markups of Wholesale Distributors.

- 9. (1) Where a sale of macaroni products is made by and between wholesale distributors, the total amount of the markup of all the wholesale distributors combined must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.
- (2) Every wholesale distributor on a sale to another wholesale distributor shall state on the sales invoice furnished the buyer the proportion of the total combined markup that has been taken by him and by any other wholesale distributor who handled the macaroni products, and the amount of markup which is available for the buyer.

Sales by Retailers.

- 10. The maximum price at which a person other than a manufacturer, may sell at retail any style and grade of macaroni product shall be the sum of the following:
 - (a) the actual price paid by him for the macaroni product, but not in any event exceeding the lawful maximum price at which it may be sold to him by his supplier under the provisions of this Order;
 - (b) sales tax if not included in the actual price he paid for the macaroni product;
 - (c) if his supplier is not required to deliver free to him by this Order, the actual transportation charges paid by him not exceeding the less than carload railway freight rate from the city, town or village in which the wholesale distributor has his place of business or, if he purchased the macaroni product from a manufacturer, from the nearest city, or town in Area No. 1 or 2 named in Section 7, as the case may be, to the city, town or village in which he has his place of business, and which are not included in the actual price he paid for the macaroni product;
 - (d) the lesser of the two following markups;
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same macaroni product of the same manufacturer, purchased from a wholesale distributor or, if that macaroni product was not sold by him during the said basic period, the markup which under the provisions of the said Order corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of a substantially similar macaroni product purchased from a wholesale distributor;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the macaroni product in bulk and packaged it in any kind of container prior to or at the time of sale; provided that if the macaroni product is packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the macaroni product is displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or

- (e) if he purchased the macaroni product from a manufacturer at a price not exceeding the lawful maximum price at which such manufacturer could have sold that product to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same macaroni product of the same manufacturer purchased from the manufacturer, or, if that macaroni product was not sold by him during the said basic period, the markup which under the provisions of the said Order corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of a substantially similar product purchased from a manufacturer;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that order PLUS a packaging allowance of One Cent per container if he bought the macaroni product in bulk and packaged it in any kind of container prior to or at the time of sale; provided that if the macaroni product is packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the macaroni product is displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale.

PART III—RECORDS AND INVOICES

- 11. (1) Every manufacturer and every wholesale distributor shall on every sale of macaroni products, furnish the buyer at the time of delivery to him with an invoice showing, in addition to any information which may be required to be furnished by Section 9, the name and identifying address of the seller and the buyer, the date of sale, the style and grade of product, the size of container and price charged.
- (2) Every manufacturer and wholesaler shall retain a duplicate copy of each invoice furnished by him as required by this Section.
- 12. Every wholesale distributor and retailer shall immediately upon receipt by him of any macaroni products, prepare and shall thereafter keep a written record showing separately for each wholesale and retail place of business operated by him, the date of purchase, the name and identifying address of his supplier, the style and grade of product, size of container, the actual price and the freight paid.
- 13. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier in accordance with Section II, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.
- (2) Every record or invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.
- 14. Every person who sells at retail any macaroni products shall, upon request of the buyer, furnish him with an invoice or sales slip, showing the date of sale, the seller's name and address, the style and grade of product, the size of container and the price charged.

Dated at Ottawa, this 16th day of November, 1944.

J. J. PAGE,

Administrator of Flour and Cereal Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1456

Processed Fruits and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered as follows:

Jams and Jelly

- 1. Section 5 of Administrator's Order No. A-787 as amended is hereby further amended by deleting clause (c) thereof and substituting therefor the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same product of the same manufacturer or, if such product was not sold by him during the said basic period, the markup which under the provisions of the said Order corresponds to the lawful percentage markup customarily obtained by him on sales of a substantially similar product during the said basic period:
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

Quick Frozen Fruit and Vegetables

- 2. Section 5 of Administrator's Order No. A-994 is hereby amended by revoking clause (c) thereof and substituting therefor the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same product of the same manufacturer or, if such product was not sold by him during the said basic period, the markup which under the provisions of the said Order corresponds to the lawful percentage markup customarily obtained by him on sales of a substantially similar product during the said basic period;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

Canned Vegetables produced by Home Canners (Non-holders of Federal Sales Tax Licence)

- 3. Administrator's Order No. A-1227 is amended by revoking clause (c) of Section 10 thereof and substituting therefor the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same product of the same home canner purchased by him from a wholesale distributor or, if such product was not sold by him during the basic period, the markup which under the provisions of said Order corresponds to the lawful percentage markup customarily obtained by him on sales during the said basic period of a substantially similar product purchased by him from a wholesale distributor;
 - (ii) the markup under the markup symbol "F" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
 - (d) if he purchased the product from a home canner at a price not exceeding the lawful maximum price at which that home canner could have sold that product to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him

on sales during the said basic period of that product when purchased from that home canner or, if such product was not sold by him during the basic period, the markup which under the provisions of the said Order corresponds to the lawful percentage markup customarily obtained by him on sales during the said basic period of a substantially similar product purchased by him from a home canner;

(ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

Canned Fruits and Vegetables

- 4. Administrator's Order No. A-1327 is hereby amended by revoking clause (b) of Section 17 thereof and substituting therefor the following:
 - "(b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same product of the same canner purchased by him from a wholesaler or, if such product was not sold by him during the basic period, the markup which under the provisions of the said Order corresponds to the lawful percentage markup customarily obtained by him on sales during the said basic period of a substantially similar product purchased by him from a wholesaler;
 - (ii) the markup under the markup symbol "F" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
 - (c) if he purchased the product from a canner at a price not exceeding the lawful maximum price at which such canner could have sold that product to a wholesaler, the lesser of the two following markups:
 - (i) the markup which under—the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period on sales of that product when purchased from that canner or, if such product was not sold by him during the said basic period, the markup which under the provisions of said Order corresponds to the lawful percentage markup customarily obtained by him on sales during the said basic period of a substantially similar product purchased by him from a canner;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
- 5. Administrator's Order No. A-1327 is hereby further amended by revoking clause (c) of Section 18 thereof and substituting therefor the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same product of the same canner or, if such product was not sold by him during the said basic period, the markup which under the provisions of the said Order corresponds to the lawful percentage markup customarily obtained by him on sales of a substantially similar product during the said basic period;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

Evaporated Apples

- 6. Administrator's Order No. A-1403 is hereby amended by revoking clause (c) of Section 6 thereof and substituting therefor the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of evaporated apples of the same or substantially similar kind purchased by him from a wholesale distributor;

- (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he packaged the evaporated apples in any kind of container prior to or at the time of sale; provided that if the apples are packaged prior to sale, the price is marked on the package or, if packaged at time of sale, the apples are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
- (d) if he purchased the evaporated apples from a processor at a price not exceeding the lawful maximum price at which such processor could have sold those apples to a wholesale distributor, the lesser of the two following markups;
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of evaporated apples of the same or a substantially similar kind purchased by him from a processor;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS packaging allowance of One Cent per container if he packaged the evaporated apples in any kind of container prior to or at the time of sale; provided that if the apples are packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the apples are displayed in bulk with a price card showing clearly the price of each quantity which comprises a unit of sale."
- 7. This Order comes into force on November 16, 1944.

Dated at Ottawa, this 10th day of November, 1944.

F. D. MATHERS,

Administrator of Processed Fruits and Vegetables.

Approved:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1457

Beans and Rice

Under powers given by the Wartime Prices and Trade Board to the Administrator of Flour and Cereal Products, it is hereby ordered as follows:

Eastern White Beans (Pea Beans) and Yellow Eye Beans

- 1. Administrator's Order No. A-865 as amended is further amended by revoking Section 6 thereof and substituting therefor the following:
 - "6. (1) The maximum price at which a person may sell or offer to sell at retail No. 1 and No. 2 Eastern White Beans or Yellow Eye Beans shall be the sum of the following:
 - (a) the actual price paid by him for the beans but not in any event exceeding the lawful maximum price that may be charged by his supplier;
 - (b) any transportation charges that he has to pay for transporting the beans to the city, town or village in which he has his place of business that are not included in such actual price; and
 - (c) the lesser of the two following markups:

(i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of beans of the same or substantially

similar kind purchased by him from a wholesale distributor;

(ii) the markup under the markup symbol "F" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he packaged the beans in any kind of container prior to or at the time of sale; provided that if the beans are packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the beans are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or

- (d) if he purchased the beans from a processor at a price not exceeding the lawful maximum price at which such processor could have sold those beans to a wholesale distributor the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of beans of the same or substantially similar kind purchased by him from a processor;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he packaged the beans in any kind of container prior to or at the time of sale; provided that if the beans are packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the beans are displayed in bulk with a price card showing clearly the price of each quantity which comprises a unit of sale."

Imported Rice

- 2. Administrator's Order No. A-201 as amended is hereby further amended by revoking Section 5 thereof and substituting therefor the following:
 - "5. (1) The maximum price at which any retailer may sell or offer for sale any such rice shall include
 - (a) a markup no greater than the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such rice purchased by him from a wholesaler;
 - (ii) the markup under the markup symbol "F" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he packaged the rice in any kind of container prior to or at the time of sale; provided that if the rice is packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the rice is displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
 - (b) if he purchased the rice from Mount Royal Rice Mills Limited, Montreal, or Canada Rice Mills Limited, Vancouver, at a price not exceeding the lawful maximum price at which those Companies could have sold such rice to a wholesaler the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Oder No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such rice purchased by him from those Companies;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he packaged the rice in any kind of container prior to or at the time of sale; provided that if

the rice is packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the rice is displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."

3. This Order comes into force on November 16, 1944.

Dated at Ottawa this 10th day of November, 1944.

J. J. PAGE,
Administrator of Flour and Cereal Products.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1460

Sales and Delivery of Rubber Tire Reliners and Patches

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. This Order comes into force on November 17, 1944, and revokes and replaces Administrator's Order No. A-191, as amended.
 - 2. For the purposes of this Order,
 - (a) "processor" means any person who makes, manufactures, assembles, produces or constructs any rubber tire reliners or patches;
 - (b) "tire manufacturer" means any person who makes, manufactures, produces or constructs rubber tires, rubber casings, rubber tubes or rubber accessories for automobiles and trucks;
 - (c) "jobber" means any person other than a processor or tire manufacturer who as part of his regular business sells or offers for sale rubber tire reliners or patches to a dealer;
 - (d) "dealer" means any person who as part of his regular business sells or offers for sale rubber tire reliners or patches at retail, and includes departmental stores, chain stores and mail order houses;
 - (e) "patch" shall mean a patch which is manufactured from part of the casing of a used automobile or truck tire, and which is treated with a rubber cement, impregnated with rubber or processed in any other manner and which is used for repair of part of the inside of a tire;
 - (f) "pulled cord patch" shall mean part of the casing of a used automobile or truck tire, which part is used only in the condition in which it is removed from the used tire, and which part is not treated with a rubber cement, impregnated with rubber, or processed in any other manner after its removal.
 - (g) "reliner" shall mean a rubber tire reliner which is manufactured from part of the casing of a used automobile or truck tire, and which is treated with a rubber cement, impregnated with rubber, or processed in any other manner and which is used to cover the complete inside of the tire being relined.

3. No processor shall, without permission in writing from the Administrator, sell or offer for sale any reliners or patches except to tire manufacturers, jobbers or dealers.

4. The maximum price, exclusive of freight and sales tax, at which a processor may sell or offer for sale a reliner or patches of a weight, code number and size set forth in Schedule "A" to this Order to a tire manufacturer, jobber or dealer shall be the price for the same set forth in the said Schedule "A".

- 5. The maximum price, inclusive of taxes, at which any person other than a processor may sell a reliner or patches of a code number, size or kind set out in Schedule "B" to this Order shall, according to the person to whom the sale is made, and in the case of sales of reliners by tire manufacturers and jobbers according to the location of the seller's warehouse from which the goods are shipped, be the price for the same set out in the said Schedule "B". In the case of sales by tire manufacturers and jobbers such sales shall be f.o.b. the seller's shipping point.
- 6. In any case where a processor or a tire manufacturer customarily sold reliners or patches to a dealer at the same prices at which he sold such goods to a jobber, he shall continue to sell reliners and patches to such dealer at prices not in excess of the maximum prices set out in Schedule "A" or "B", as the case may be, for sales to jobbers.
- 7. The maximum price at which a dealer who purchases reliners or patches at jobbers' prices, under the provisions of Section 6 hereof, may sell such reliners or patches shall be the sum of the following:
 - (a) the laid down cost to him of such reliners or patches, and
 - (b) the mark up (percentage of cost) which he customarily obtained on sales of reliners or patches during the basic period, September 15 to October 11, 1941.

Provided that in no event may his maximum price exceed the appropriate price set forth in Column 3 of the said Schedule "B".

- 8. The maximum price at which any person may hereafter sell or offer for sale any reliner or patches other than those set out in the Schedules hereto, shall be a price not in excess of the maximum price at which that person may sell a reliner or patch of the nearest smaller size set out in the said Schedules.
- 9. No processor shall hereafter sell or offer for sale any pulled cord tire patches at a price in excess of fifteen cents per pound.
- 10. The number of reliners and/or patches which any processor may sell or deliver to any purchaser during any three months' period, hereafter, shall not, without the permission in writing of the Used Goods Administrator, exceed the number of reliners and/or patches which he sold and delivered to the same purchaser during the corresponding three months' period of 1943.
- 11. Every delivery hereafter made by a processor or jobber pursuant to a sale by him of any reliners or patches shall be accompanied by an invoice, a duplicate of which shall be retained by him for a period of two years. Such invoice shall show:
 - (a) the name and identifying address of the seller and the buyer and the date of sale;
 - (b) the code number and size or kind of the reliners or patches; and
 - (c) the quantity sold and the price charged.

Dated at Ottawa, this 15th day of November, 1944.

S. GODFREY,
Used Goods Administrator.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER No. A-1460

PROCESSORS' MAXIMUM SELLING PRICES

-	Approx. Weight Pounds per doz. Patches and per Individual Reliner	Code No.	Size or Kind	To Tire Manufac- turers	To Jobbers	To Retail Dealers
PATCHES— (per dozen).	$1\frac{1}{4}$ $2\frac{7}{100}$ $4\frac{3}{4}$ $6\frac{1}{8}$ 8	#1 #2 #3 #4 #5	4" x 5" 6" x 8" 7½" x 10½" 9" x 12" 10" x 15"	\$.29 .58 .88 1.17 1:43	\$.32 .65 .97 1.30 1.62	\$.52 .78 1.17 1.56 1.95
Reliners— (each).	51/4 7 8 81/2 10 14 18 22	#1 #2 #3 #4 #6 #7 #8	Passenger 4 Ply 30" x 5" 4 Ply 32" x 6" 6 Ply 32" x 6" 6 Ply 32" x 6" 6 Ply 34" x 7" 6 Ply 8" 6 Ply 9"	1.00 1.10 1.10 1.48 1.48 1.75 2.57 3.00	1.05 1.21 1.21 1.75 1.75 2.02 3.11 3.65	1.21 1.48 1.48 1.97 2.36 2.73 3.92 4.73

Note.—All prices shall be plus freight and sales tax.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1460

MAXIMUM SELLING PRICES FOR TIRE MANUFACTURERS, JOBBERS AND DEALERS

			COLUMN 1	Column 2	Column 3
_	Code No.	Size or Kind	Tire Manufacturers' Maximum Price to Jobbers	Tire Manufacturers' and Jobbers' Maximum Price to Dealers	Maximum Price to Consumers
Patches	#1	4 x 5''	per dozen \$.45	per dozen:	each \$.10
	#2	6 x 8"	.84	1.15	.15
	#3	$7\frac{1}{2} \times 10\frac{1}{2}''$	1.29	1.75	.25
	#4	9 x 12"	1.60	2.15	.30
	#5	10 x 15"	2.06	2.95	.40
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SCHEDULE "B"—concluded
TO ADMINISTRATOR'S ORDER No. A-1460

MAXIMUM SELLING PRICES FOR TIRE MANUFACTURERS, JOBBERS AND DEALERS

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				T NEW COPONEN I	MIN I			COTO	M.N. A			COTO	o NW	
	Code	Size or Kind	Tire M	anufacturers' Ma to Jobbers	Tire Manufacturers' Maximum Price to Jobbers	n Price	Tire Ma	fanufacture ximum Pri	Tire Manufacturers' and Jobbers' Maximum Price to Dealers	bers'		Maximum Price to Consumers	imum Price to Consumers	
			Prov. of Ontario and Quebec	Maritime Prov's.	Prov. of Man. and Sask.	Alberta and B.C.	Prov. of Ontario and Quebec	Maritime Prov's.	Prov. of Man. and Sask.	Alberta and B.C.	Prov. of Ontario and Quebec	Mari- time Prov's.	Prov. of Man. and Sask.	Alberta and B.C.
	ett.		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	& cts.	\$ ets.	s cts.	\$ cts.	\$ cts.	\$ cts.
RELINERS	#1	Passenger	1.25	1.28	1.37	1.50	1.50	1.53	1.62	1.75	2.15	2.18	2.27	2.40
(cacii)	#2	4 Ply 30x5	1.39	1.42	1.56	1.74	1.69	1.72	1.77	2.04	2.45	2.48	2.62	2.80
	#3	4 Ply 32x6	1.39	1,43	1.59	1.79	1.69	1.73	1.89	2.09	2.45	2.49	2.65	2.85
	#4	6 Ply 30x5	1.80	1.84	2.00	2.20	2.37	2.41	2.57	2.77	3.50	3.54	3.70	3.90
	9#	6 Ply 32x6	1.80	1.85	2.02	2.30	2.37	2.42	2.62	2.87	3.50	3.55	3.75	4.00
	#4	6 Ply 34x7	2.27	2.34	2.62	2.97	2.86	2.93	3.21	3.56	4.30	4.37	4.65	5.00
	8#	6 Ply 8"	3.37	3.46	3.82	4.27	4.33	4.42	4.78	5.23	6.75	6.83	7.19	7.64
	6#	6 Ply 9"	4.10	4.20	4.60	5.10	5.30	5.40	5.80	6.30	8.25	8.35	8.75	9.25

Note: - All prices are tax inclusive. Prices in Columns 1 and 2 are F.O.B. Seller's shipping point.

WARTIME PRICES AND TRADE BOARD

Administrator's Obder No. A-1463

Fur Garments

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fur Skins and Fur Garments,

IT IS HEREBY ORDERED AS FOLLOWS:

- Administrator's Order No. A-180, as amended by Administrator's Orders Nos. A-554, A-689 and A-1163, is revoked.
- 2. This Order comes into force on November 20, 1944.

Dated at Ottawa, this 15th day of November, 1944.

MICHAEL MORRIS.

Administrator of Fur Skins and Fur Garments.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1464

Maximum Prices of Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:—

1. Part II of the Schedule to Administrator's Order No. A-1398 is hereby revoked and the following substituted therefor:

"PART II

Maximum prices of apples grown in the Maritimes when sold by shippers to the above named classes of buyers. All prices are f.o.b. Kentville, Nova Scotia.

Kind of Container	Varieties in Gra		Varieties in Gra	
ixing of Container	No. 1	Dom.	No. 1	Dom.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Barrel Bushel Hamper or Bushel Carton Half-Bushel Hamper or Carton Crate Half-Crate	5 85 1 95 1 17 2 15 1 29	4 95 1 65 99 1 85 1 11	4 85 1 62 97 1 82 1 09	4 25 1 42 85 1 62 97

Kind of Container	Var	Varieties in Group No. 1 Grades Varieties in Group No. Grades						
And of Container	E.F.	Fcy.	Comb. Fcy. C	"C"	Fcy.	Comb. Fey. C	"C"	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	
Box (wrapped) or Bushel Carton (Wrapped or Divided)	2 60	2 35	2 23	2 10	2 00	1 90	1 80	
(Unwrapped)	2 45	2 20	2 08	1 95	1 85	1 75	1 65	
divided) Half Bushel Carton (unwrapped)	1 56 1 47	1 41 1 32	1 34 1 25	1 26 1 17	1 20 1 11	1 14 1 05	1 08 99	

2. This Order comes into force on November 23, 1944.

Dated at Ottawa, this 21st day of November, 1944.

E. J. CHAMBERS.

Administrator, Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1465

Commercial Mixed Feeds

Under powers given by the Wartime Prices and Trade Board to the Feeds Administrator, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-636 as amended by Administrator's Order No. A-1261 is hereby revoked.
 - 2. This Order comes into force on November 24, 1944.

Dated at Ottawa, this 21st day of November, 1944.

J. G. DAVIDSON.

Feeds Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1466

Britannia Metal

Under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metals (Primary) it is hereby ordered as follows:—

- 1. Administrator's Order No. A-176, which prohibits the sale, purchase, acquisition, disposal or use of Britannia Metal, except with the Administrator's permission, is revoked.
 - 2. This order comes into force on November 24, 1944.

Dated at Ottawa this 22nd day of November, 1944.

F. M. CONNELL,
Administrator of Non-Ferrous Metals (Primary).

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES-AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1468

Pork Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered

1. Schedule "A" of Administrator's Order No. A-1391 is hereby amended by deleting the figures "27.75" shown therein as the maximum wholesale price for Product No. 122 in Zone No. 15 and substituting therefor the figures "27.25".

2. Schedule "A" of said Order No. A-1391 is hereby further amended by deleting the maximum wholesale prices shown therein for Product No. 75 and for Product No. 77 and substituting therefor the following:

3. This Order comes into force on December 1, 1944.

Dated at Ottawa, this 22nd day of November, 1944.

APPROVED:

D. GORDON,

F. S. GRISDALE,
Administrator of Meat and Meat Products.

Chairman, Wartime Prices and Trade Board.

PART V

Export Permit Branch (Trade and Commerce)

Export Permit Branch Order No. 102

Ottawa, November 16, 1944.

By virtue of the power conferred upon me by Paragraph 2, of Order in Council P.C. 2448 of April 8, 1941, the undersigned hereby orders:—

1. That Group One of the Schedule of Commodities for which an export permit is required be amended with respect to Feed Screenings by the deletion of the specific classifications "grain screenings of feed grade", "oat screenings" and "uncleaned screenings" and the substitution therefor of the following inclusive item:

"All screenings of grain or flaxseed (whole or ground)".

2. That this Order shall come into force and have effect on and after November 30 1944.

JAS A. MacKINNON,

Minister of Trade and Commerce.

VOLUME IV, No. 9



DECEMBER 4, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

Errata:

Order in Council P.C. 8640 published in Canadian War Orders and Regulations 1944, Vol IV, No. 7, page 338—Section 3, sub-section (k), should read "....allowed under sub-paragraph (i) of paragraph (n)...."

Order in Council appointing F. J. Dolan to Regional Selective Service Advisory Board for the Pacific Region.

P.C. 8739

AT THE GOVERNMENT HOUSE AT OTTAWA

. Monday, the 20th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Labour reports that Mr. W. C. Blundell, a member of the Regional Selective Service Advisory Board for the Pacific Region, representing the Department of Munitions and Supply, appointed under the provisions of Order in Council P.C. 512, dated January 28, 1944, has tendered his resignation, effective October 31, 1944.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour, is pleased to accept the resignation of Mr. Blundell as of October 31, 1944, and is further pleased to appoint and doth hereby appoint Mr. F. J. Dolan of Vancouver, British Columbia, a member of the Regional Selective Service Advisory Board for the Pacific Region, representing the Department of Munitions and Supply, vice Mr. Blundell; the appointment of Mr. Dolan to be effective as of November 1, 1944.

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re Control Committee operating The De Havilland Aircraft of Canada, Limited.

P.C. 8748

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 20th day of November, 1944.

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply represents,— That by Order in Council P.C. 7161 of September 15, 1944, Messrs. Robert A. Laidlaw, J. Douglas Woods and Bethune L. Smith, all of the City of Toronto, were appointed a Control Committee to carry on the business, undertaking, affairs and operations of The De Havilland Aircraft of Canada, Limited, with the powers and authority set forth in Order in Council P.C. 4668 of June 7, 1943;

That the said Order in Council P.C. 7161 further provides that the acts of any two of the said Control Committee shall be deemed to be the act of the said Committee; and

That the said Control Committee has now reported that it has appointed Mr. Robert A. Laidlaw, Chairman and Mr. J. Douglas Woods, Vice-Chairman of the said Committee.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, is pleased, hereby, to grant authority to the Chairman and, in his absence, the Vice-Chairman of the said Control Committee to sign all documents for and on behalf of the said Committee, and is further pleased to order and doth hereby order that the signature of either purporting to be for and on behalf of the said Control Committee on any such documents shall be deemed to be the act of the said Committee.

The aforesaid Order in Council, P.C. 7161 of September 15, 1944, is hereby amended accordingly.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council accepting the resignation of W. C. Macdonald, Esq.,
M.P. as Parliamentary Assistant to the Minister of
National Defence

P.C. 8820

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 20th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King. the Prime Minister, is pleased to accept the resignation of W. C. Macdonald, Esquire, K.C., M.P., as Parliamentary Assistant to the Minister of National Defence, and it is hereby accepted, effective the 15th day of November, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing tariff treatment and exemption from war exchange tax for woven fabrics of cotton, etc.

P.C. 8822

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 21st day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that cotton fabrics are in short supply in both Canada and the United States;

That the United States War Production Board has allocated a substantial yardage of rayon-cotton mixture fabrics to Canada;

That under the Canada-United States Trade Agreement woven fabrics, wholly of cotton, printed, dyed or coloured, n.o.p. are dutiable at the rate of 20 p.c. ad valorem and 3 cents per pound when valued at more than 80 cents per pound; at the rate of 25 p.c. ad valorem and 3 cents per pound when valued at 50 cents or more but not more than 80 cents per pound; and at the rate of $27\frac{1}{2}$ p.c. ad valorem and $3\frac{1}{2}$ cents per pound when valued at less than 50 cents per pound;

That rayon-cotton mixture fabrics of United States origin are dutiable at the rate of 36 p.c. ad valorem and 40 cents per pound;

That Order in Council P.C. 1681 of March 13, 1944 exempted imports of raw cotton and cotton fabrics from the war exchange tax of 10 p.c. ad valorem but this tax still applies to imports of rayon-cotton mixture fabrics;

That The Wartime Prices and Trade Board recommends that until June 30, 1945 the tariff on rayon-cotton mixture fabrics imported from the United States or any other foreign country the products of which are entitled to Intermediate Tariff treatment be reduced from 36 p.c. ad valorem and 40 cents per pound to 33½ p.c. ad valorem, the ad valorem equivalent of the average rate of duty now being paid on woven fabrics, wholly of cotton, printed, dyed or coloured, n.o.p., and that rayon-cotton mixture fabrics be exempt from the war exchange tax of 10 p.c. ad valorem;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of woven fabrics of cotton and not more than 50 per cent by weight of synthetic textile fibres or filaments for use only in the manufacture of clothing be accorded the tariff treatment hereunder indicated and be exempt from the war exchange tax of 10 per cent ad valorem during the period November 1, 1944 to June 30, 1945;

British Inter-

	Preferential Tariff	mediate Tariff	General Tariff
Woven fabrics of cotton and not more than 50 per cent by weight of synthetic textile fibres or	. 4		
filaments for use only in the manufacture of clothing	Free	33½ p.c.	45 p.c. and 40cts per pound

(To be designated as Tariff Item 561b.)

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for free entry and exemption from war exchange tax of cumene bottoms.

P.C. 8823

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 21st day of November, 1944

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that cumene is being manufactured in Canada for use as a blending agent for making aviation gasoline;

That cumene bottoms, a residue which accumulates in certain refineries or plants engaged in the manufacture of cumene, is being imported from the United States and used in the production of cumene by Polymer Corporation Limited;

That all the cumene produced in Canada is being exported to the United States and admitted duty free into that country;

That the Polymer Corporation Limited supplies this cumene to the United States Government at cost;

That cumene bottoms entering Canada would appear to be dutiable under Tariff Item 711, the Item covering "unenumerated goods" at the Canada-United States Trade Agreement rate of 20 p.c. and subject to the war exchange tax of 10 p.c. ad valorem; and

That the national interest would be best served in the present emergency if imports of cumene bottoms for the manufacture of cumene were exempt from customs duty and the war exchange tax;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order,—

That imports of cumene bottoms be accorded the tariff treatment hereunder indicated, effective September 1, 1944:

British InterPreferential mediate General
Tariff Tariff Tariff

1. Cumene bottoms (composed of polymers of isopropyl benzol) when imported for use in the manufacture of cumene Free Free

(To be designated as Tariff Item 263a)

2. That cumene bottoms (composed of polymers of isopropyl benzol) when imported for use in the manufacture of cumene be exempt from the war exchange tax of 10 p.c. ad valorem and the special excise tax of 3 p.c., effective September 1, 1944.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending the Wartime Prices and Trade Regulations

P.C. 8910

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 24th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance (on representations received from the Wartime Prices and Trade Board) and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to amend the Wartime Prices and Trade Regulations, established by Order in Council P.C. 8528 of the 1st day of November, 1941, and they are hereby further amended as follows:—

- 1. The words "any services associated therewith or ancillary thereto" are deleted from Clause (q) of subsection (1) of Section 2 of the regulations and the words "any activities or undertakings associated therewith or ancillary thereto" substituted therefor:—
 - 2. The following is added to the said Clause (q) of subsection (1) of Section 2: "(xvi) the dyeing of furs; the dressing of furs".
- 3. Subsection (3) of Section 3 of the said Regulations is deleted and the following is substituted therefor:—
 - "(3) In order to assist the Board in the performance of its duties, the Board may, whenever it deems it necessary (a) appoint, with the approval of the Governor in Council or the Civil Service Commission, any person to any office under any title, and every person so appointed shall receive such remuneration as the Board may determine with such approval: provided that any person so appointed may thereafter be appointed by the Board without additional remuneration to such other office under such other title as the Board may determine,

- and (b) appoint any person to any office under any title without remuneration other than reimbursement of his actual transportation, living and other out-of-pocket expenses incurred in connection with the performance of his duties."
- 4. Clause (vi) of subsection (7) of said Section 3 is deleted and the following is substituted therefor:—
 - "(vi) the affidavit of an Administrator or other official of the Board sworn before any commissioner or other person authorized to administer oaths, that he has knowledge of the facts, that he is such Administrator or official and that an annexed document is a true copy of an order, form or other document made, issued or prescribed by him or by his predecessor in office under authority of the Board, shall be received as prima facie evidence that he is such Administrator or official and that such order, form or other document was so made, issued or prescribed by him or by his predecessor in office under the authority of the Board; and such affidavit shall be received without proof of the signature or official character of such Administrator or official and without proof of the signature or official character of the person before whom such affidavit was sworn."

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM. 39

Seventh Revision

Supplement No. 13

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 23rd November, 1944.

To Collectors of Customs and Excise, and others concerned:

Export Permits—Feed Screenings

By Export Permit Branch Order No. 102, effective on and after November 30, 1944, Group Two of the Export Control Schedule is amended by the deletion of the classifications "screenings of feed grade", "oat screenings" and "uncleaned screenings" and the following item is substituted therefor:

"All screenings of grain or flaxseed (whole or ground)"

Collectors will observe that by this amendment export control has been extended to include all classifications of feed screenings.

The Canadian Wheat Board, Winnipeg, has been authorized to issue all permits in connection with the exportation of screenings, and applications should be submitted direct to that Board.

D. SIM,
Deputy Minister of National Revenue
Customs and Excise,

PART III

Wartime Prices and Trade Board (Finance)

WARTIME PRICES AND TRADE BOARD

SPECIAL DIRECTIONS

Housing Accommodations known as 2515-2521-2531 Maplewood Avenue, in the City of Montreal, in the Province of Quebec

On November 14. 1944, Philip Joseph, Esquire, landlord of the housing accommodations known as 2515-2521-2531 Maplewood Avenue, in the City of Montreal, in the Province of Quebec, made application on a form provided by the Board for a permit to give a notice to vacate to each of the several tenants of the said accommodations in accordance with Section 16 of Order No. 294 of the Board. On November 16, 1944, the Rentals Appraiser informed each of the tenants in writing of the landlord's application, and invited each of the tenants to submit counter-representations within ten days. On November 25, 1944, the counter-representations of the tenants were submitted in writing by their Attorney.

During the period between November 16 and November 25, 1944, the aforementioned tenants appointed a committee from amongst themselves, and an Attorney, who interviewed members of the Montreal City Council and a Minister of the Crown, urging that pressure be brought to bear upon the Rentals Administration to refuse the landlord's applications. The activities of this committee, and the tenants' arguments and representations against the granting of the applications have been widely and sensationally publicized by the press. The notoriety given to this case has created a climate in which any decision made by the Rentals Administration could be regarded by the public as having been influenced by pressure or propaganda.

Therefore under powers conferred by Order in Council P.C. 9029, and amendments, this Board orders as follows:

- 1. For the purposes of these Directions, unless the context otherwise requires, the definition of any expression contained in Order No. 294 of the Board, shall extend and apply to the same expression contained in this order.
- 2. Notwithstanding the provisions of Section 16 of Order No. 294 of the Board, the applications of the landlord of housing accommodations known as 2515-2521-2531 Maplewood Avenue, in the City of Montreal, in the Province of Quebec, made under Section 16 of said Order No. 294, shall be heard and determined by His Honour Judge Gustav Marin, Judge of the Court of Sessions of the Peace, of the Province of Quebec, who shall have power to grant or refuse the permits, and any decision made by him shall be final and conclusive.
- 3. These Directions shall come into force on November 29, 1944.

Made at Ottawa this 28th day of November 1944.

D. GORDON,
Chairman.

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 458

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

- 1. This Order shall come into force on November 22, 1944.
- 2. Part I of the 1st Schedule to Board Order No. 308, as amended, is further amended by
 - (a) deleting clauses (g), (h), (i), (j), (k) and (l) of the Exceptions to Preserves

 Table C and by substituting therefor the following:
 - "(g) Maraschino cherries and maraschino style cherries;
 - (h) Unsweetened canned fruits when sold in 105 oz. containers or larger;
 - (i) Unsweetened 'pie filler' and 'fruit filler' when sold in 105 oz. containers or larger; and
 - (j) Canned fruit juices."
 - (b) deleting clause (c) of the Note at the end of said Part I and by substituting therefor the following:
 - "(c) Canned fruits sold under the label of 'pie filler' or under the label of 'fruit filler' shall for the purposes of this Order be considered as jams."

Made at Ottawa, this 21st day of November, 1944.

D. GORDON, Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1458

Fresh Fruit and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

Onions

- 1. Administrator's Order No. A-1267 as amended by Administrator's Order No. A-1364 is hereby further amended by revoking Section 12 thereof and substituting therefor the following:
 - "12. (1) Except as provided in subsection (2) of this Section, the maximum price at which any person other than a shipper may during any period sell at retail to any person any onions shall be the sum of the following:
 - (a) the actual price paid by him for those onions but not in any event exceeding the maximum price as fixed by this Order at which during the period in which he purchased the onions a wholesale distributor could have sold those onions to him delivered at the city, town or village in which he has his place of business;
 - (b) the amount, if any, by which the maximum price at which a shipper could have sold those onions to the retailer during the period in which they are sold by the retailer exceeds the maximum price at which a shipper could have sold those onions to the retailer during the period in which they were purchased by the retailer; and
 - (c) the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.
 - (2) The maximum price at which any person other than a shipper may during any period sell at retail to any person delivered at any point any onions purchased by him from a shipper at a price not exceeding the maximum price at which a shipper during that period could have sold those onions to a wholesale distributor delivered to that point shall be the sum of the following:
 - (a) the actual price paid by him for the onions provided that if he bought at less than such shipper's lawful maximum price to a wholesale distributor, he may treat such shipper's lawful maximum price as the actual price paid by him; and
 - (b) the markup under the markup symbol "K" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
- 2. Administrator's Order No. A-1267 is further amended by revoking clause (b) of subsection (1) of Section 14 and substituting therefor the following:
 - "(b) the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to provisions of that Order."
- 3. Administrator's Order No. A-1267 is further amended by revoking clause (b) of subsection (2) of Section 14 and substituting therefor the following:
 - "(b) the markup under the markup symbol "K" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
- 4. Administrator's Order No. A-1267 is further amended by revoking subsection (1) of Section 17 thereof and substituting therefor the following:
 - "(1) On every sale of onions other than a sale to a consumer the seller shall at the time of delivery of the onions furnish the buyer with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the quantity and weight of onions sold, the grade, if graded, and the type of onions, the zone in which they were produced and the price charged."

5. Administrator's Order No. A-1267 is further amended by revoking Section 18 thereof and substituting the following:

"Records of Purchases

18. Every wholesale distributor and retailer, immediately upon receipt by him of any onions purchased by him, shall make a written record at the place of business at which he receives the onions showing the date of purchase, the name and identifying address of his supplier, the quantity and weight of onions purchased, the grade, if graded, and the type of onions, the zone in which the onions were produced and the actual price paid. However, if such person keeps the copy of the invoice he receives from his supplier in accordance with Section 17 he need not keep any other record of the particulars of sale on that invoice."

Root Vegetables

6. Section 23 of Administrator's Order No. A-955 as amended is hereby revoked and the following substituted therefor:

"Maximum Prices—Sales at Retail

- 23. (1) Except as provided in subsections (2) and 3) of this Section, the maximum price at which any person, other than a shipper, may during any month sell any root vegetable at retail shall be the sum of the following:
 - (a) the actual price paid by him for such root vegetable but not exceeding his lawful maximum buying price as fixed by Section 21;
 - (b) if his supplier is not a shipper, the actual cost incurred by him in transporting the root vegetable by freight to his receiving point from his supplier's place of business subject to the limitations on transportation charges set forth in Section 22;
 - (c) the amount, if any, by which the maximum price at which a shipper could have sold the root vegetable to the retailer during the month in which it is sold by the retailer exceeds the maximum price at which a shipper could have sold the root vegetable to him during the month in which it was purchased by the retailer; and
 - (d) the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.
- (2) The maximum price at which any person, other than a shipper, may during any month sell at retail any root vegetable grown in Canada and purchased by him from a shipper at a price not exceeding the maximum price at which a shipper during that month could have sold that root vegetable to a wholesale distributor shall be the sum of the following:
 - (a) the actual price paid by him for the root vegetable provided that if he bought at less than such shipper's maximum price to a wholesale distributor, he may treat such shipper's maximum price as the actual price paid by him; and
 - (b) the markup under the markup symbol "K" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.
- (3) The maximum price at which any person may sell at retail during any month any root vegetable imported by him shall be the sum of the following:
 - (a) the maximum price as fixed by Section 13, at which during that month a shipper could sell such root vegetable to him delivered to the city, town or village in which he has his place of business; and
 - (b) the markup under the markup symbol "K" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

Peaches, Pears and Plums

- 7. Subsection (1) of Section 11 of Administrator's Order No. A-1304 is hereby amended by revoking clauses (c) and (d) thereof and substituting therefor the following:
 - "(c) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or

- (d) if he purchased the fruit from a grower, licensed shipper or trucker at a price not exceeding the maximum price at which his supplier could have sold that fruit to a wholesale distributor, the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
- 8. Subsections (2), (3) and (4) of Section 11 of said Order No. A-1304 are hereby revoked and the following substituted therefor:
 - "(2) Except as provided in subsection (3) of this Section, if Canadian grown-peaches, pears and plums are not priced and sold by a retailer by the container in the original container in which they were packed when received by him, they shall be priced and sold by him by weight. For the purpose of determining the maximum price of any Canadian grown peaches, pears or plums in terms of the quantity priced by a retailer, the net weight of the fruit in the original container in which it was packed when received by the retailer shall be deemed to be the net weight for such container set forth in the following table:

6-quart leno basket	$10\frac{1}{2}$ lbs.
6-quart flat basket	
11-quart flat basket	
Standard Peach Box	
Standard Pear Box (wrapped)	45 lbs.
Standard Pear Box (unwrapped)	42 lbs.
Standard Plum and Prune Lug	15 lbs.
Other Containers	Actual Net Weight

- (3) A retailer may price and sell Canadian grown peaches, pears and plums by unit or in multiples thereof if the number of peaches, pears or plums in the original container in which they were packed when received by him is stamped or marked on such container and, for the purpose of determining the maximum price of the fruit in terms of the number of units priced by the retailer, the number so stamped or marked shall be deemed to be the number of units in such original container when received by him."
- 9. Subsection (1) of Section 12 of said Order No. A-1304 is hereby amended by revoking clause (c) thereof and substituting therefor the following:
 - "(c) the markup under the markup symbol "H" in Schedule "A" of Board Order
 No. 450 calculated according to the provisions of that Order."
- 10. Subsection (2) of Section 12 of said Order No. A-1304 is hereby amended by revoking clause (c) thereof and substituting therefor the following:
 - "(c) the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
- 11. Section 12 of said Order No. A-1304 is hereby amended by revoking subsections
 (3) and (4) thereof and substituting therefor the following:
 - "(3) When imported peaches, pears or plums are priced and sold at retail by unit or weight, the number of peaches, pears or plums or the net weight thereof, as the case may be; in the original container in which they were packed when received by the retailer shall, for the purpose of determining the maximum price of the fruit in terms of the quantity priced by the retailer, be deemed to be
 - (a) as stamped or marked on the original container; or
 - (b) if not so stamped or marked, as shown on his supplier's invoice; or
 - (c) if neither so stamped or marked nor shown on his supplier's invoice, that which is actually in the original container when received by him."

Apples

- 12. Subsection (1) of Section 21 of Administrator's Order No. A-1398 is hereby amended by revoking clauses (c) and (d) thereof and substituting therefor the following:
 - "(c) when the apples are packed and sold in containers having a capacity of 35 pounds or more, a markup not exceeding

- (i) the markup under the markup symbol "F" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
- (ii) if he purchased the apples from a shipper at a price not exceeding the lawful maximum price at which such shipper could have sold those apples to a wholesale distributor, the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
- (d) when the apples are sold in quantities of less than 35 pounds or are packed and sold in containers having a capacity of less than 35 pounds, a markup not exceeding
 - (i) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
 - (ii) if he purchased the apples from a shipper at a price not exceeding the lawful maximum price at which such shipper could have sold those apples to a wholesale distributor, the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."
- 13. Subsections (2), (3), (4) and (5) of Section 21 of said Order No. A-1398 are hereby revoked and the following substituted therefor:
 - "(2) Except as provided in subsection (3) of this Section, if Canadian grown apples are not priced and sold by a retailer by the container in the original container in which they were packed when received by him, they shall be priced and sold by him by weight. For the purpose of determining the maximum price of any such apples in terms of the quantity priced by a retailer, the net weight of the apples in the original container in which they were packed when received by the retailer shall be deemed to be the net weight for such container set forth in the following table:

TABLE

Quebec crate	42 pounds
Standard Apple Box or Bushel carton (wrapped)	42 pounds
Standard Apple Box or Bushel carton (unwrapped)	
Bushel Hamper	40 pounds
Barrel	130 pounds

- (3) A retailer may price and sell Canadian grown apples by unit or in multiples thereof if the number of apples in the original container in which they were packed when received by him is stamped or marked on such container and, for the purpose of determining the maximum price of the apples in terms of the number of units priced by the retailer, the number so stamped or marked on the original container shall be deemed to be the number of units in such original container when received by him."
- 14. Section 23 of said Order No. A-1398 is hereby amended by revoking clause (b) thereof and substituting therefor the following:
 - "(b) the markup calculated according to the provisions of Board Order No. 450 and
 - (i) if the apples are packed and sold in containers having a capacity of 35 pounds or more, under the markup symbol "F" in Schedule "A" of that Order; or
 - (ii) if the apples are sold in quantities of less than 35 pounds or are packed and sold in containers of less than 35 pounds, under the markup symbol "H" in Schedule "A" of that Order."
- 15. Section 24 of said Order No. A-1398 is hereby amended by revoking clause (b) thereof and substituting therefor the following:
 - "(b) the markup calculated according to the provisions of Board Order No. 450 and
 - (i) if the apples are packed and sold in containers having a capacity of 35 pounds or more, under the markup symbol "G" in Schedule "A" of that Order; or
 - (ii) if the apples are sold in quantities of less than 35 pounds or are packed and sold in containers having a capacity of less than 35 pounds, under the markup symbol "J" in Schedule "A" of that Order."

16. Section 25 of said Order No. A-1398 is hereby revoked and the following substituted therefor:

"Sales at Retail of Imported Apples by Weight or by Unit

- 25. When imported apples are priced and sold at retail by unit or by weight, the number of apples or the net weight thereof, as the case may be, in the original container in which they were packed when received by the retailer shall, for the purpose of determining the maximum price of the apples in terms of the quantity priced by the retailer, be deemed to be:
 - (a) as stamped or marked on the original container; or

(b) if not so stamped or marked, as shown on his supplier's invoice; or.

(c) if neither so stamped or marked nor shown on his supplier's invoice, that which is actually in the original container when received by him."

Labrusca Type Grapes

17. Subsection (1) of Section 11 of Administrator's Order No. A-1344 is hereby amended by revoking clause (c) thereof and substituting therefor the following:

"(c) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order."

18. Subsection (2) of Section 11 of said Order No. A-1344 is hereby amended by revoking clauses (a) and (c) thereof and by substituting therefor the following:

"(a) the actual price paid by him for the grapes provided that if he bought at less than his supplier's lawful maximum price to a wholesale distributor, he may treat that maximum price as the actual price paid by him;"

"(c) the markup under the markup symbol "J" in Schedule "A" of Board Order

No. 450 calculated according to the provisions of that Order."

19. Section 11 of said Order No. A-1344 is hereby amended by revoking subsections
(3) and (4) thereof and substituting therefor the following:

"(3) If Canadian grown grapes are not priced and sold by a retailer by the container in the original container in which they were packed when received by him, they shall be priced and sold by him by weight. For the purpose of determining the maximum weight of any Canadian grown grapes in terms of the quantity priced by a retailer, the net weight of the grapes in the original container in which they were packed when received by the retailer shall be deemed to be the net weight of such container set forth in the following table:

TABLE

6-quart basket (flat packed)	7 lbs.
6-quart basket (open packed)	8 lbs.
Other ContainersActual	Net Weight"

- 20. Subsection (1) of Section 12 of said Order No. A-1344 is hereby amended by revoking clause (c) thereof and substituting therefor the following:
 - "(c) the markup under the markup symbol "H" in Schedule "A" of Board Order
 No. 450 calculated according to the provisions of that Order."
- 21. Subsection (2) of Section 12 of said Order No. A-1344 is hereby amended by revoking clause (c) thereof and substituting therefor the following:
 - "(c) the markup under the markup symbol "J" in Schedule "A" of Board Order
 No. 450 calculated according to the provisions of that Order."
- 22. Section 12 of said Order No. A-1344 is hereby amended by revoking subsection (3) thereof and substituting therefor the following:
 - "(3) If imported grapes are not priced and sold by a retailer by the original container in which they were packed when received by him, they shall be priced and sold by him by weight and the net weight of the grapes in such original container shall, for the purpose of determining the maximum price of the grapes in terms of the quantity priced by the retailer, be deemed to be;
 - (a) as stamped or marked on the original container; or
 - (b) if not so stamped or marked, as shown on his supplier's invoice; or
 - (c) if neither so stamped or marked nor shown on his supplier's invoice, that which is actually in the original container when received by him."

Imported Fresh Fruit and Vegetables

- 23. Section 12 of Administrator's Order No. A-1091 is hereby amended by revoking clauses (c) and (d) thereof and substituting therefor the following:
 - "(c) if the produce was imported by him by rail or water in carload lots, the markup calculated according to the provisions of Board Order No. 450 under the markup symbol in Schedule "A" of that Order which is specified for that produce in column 2 of the Schedule hereto; or
 - (d) if he did not import the produce himself or if he imported the produce in less than carload lots or otherwise than by rail or water, the markup, calculated according to the provisions of Board Order No. 450, under the markup symbol in Schedule "A" of that Order which is specified for that produce in column 3 of the Schedule hereto."
- 24. Section 14 of said Order No. A-1091 is hereby revoked and the following substituted therefor:

"Sales at Retail by Weight

- 14. Except as provided in Section 15, if any produce is not priced and sold by a retailer by the container in the original container in which it was packed when received by him it shall be priced and sold by him by weight. For the purpose of determining the maximum price of any produce in terms of the quantity priced by a retailer, the net weight of the produce in the original container in which it was packed when received by the retailer shall be deemed to be:
 - (a) as stamped or marked on the original container; or
 - (b) if not so stamped or marked, as shown on his supplier's invoice; or -
 - (c) if neither so stamped or marked nor shown on his supplier's invoice, that which is actually in the original container when received by him."
- 25. Section 15 of said Order No. A-1091 is hereby revoked and the following substitued therefor:

"Sales at Retail by Unit

- 15. When any produce is priced and sold at retail by unit or in multiples thereof, the number of units in the original container in which the produce was packed when received by the retailer shall, for the purpose of determining the maximum price of the produce in terms of the number of units priced by the retailer, be deemed to be:
 - (a) as stamped or marked on the original container; or
 - (b) if not so stamped or marked, as shown on his supplier's invoice; or
 - (c) if neither so stamped or marked nor shown on his supplier's invoice, that which is actually in the original container when received by him."
- 26. The Schedule to said Order No. A-1091 is hereby revoked and the Schedule to this Order substituted therefor.

Canadian Grown Unshelled Edible Tree Nuts

- 27. Administrator's Order No. A-975 is hereby amended by revoking clause (c) of Section 5 and substituting therefor the following:
 - "(c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of such nuts purchased by him from a wholesale distributor;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price must be marked on the package or, if packaged at the time of sale, the nuts be displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or

- (d) if he purchased the nuts from a producer at a price not exceeding the lawful maximum price at which such producer could have sold those nuts to a whole-sale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such nuts purchased by him from a producer; and
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price must be marked on the package or, if packaged at the time of sale, the nuts must be displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."

28. This Order comes into force on November 16, 1944.

Dated at Ottawa this 10th day of November, 1944.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S URDER NO. A-1458 BEING NEW SCHEDULE TO Administrator's Order No. A-1091

Maximum Markups Shown for Wholesale Distributors as Percentages of Selling Price and for Retailers by a Markup Symbol

	Column 1	Column 2	Column 3
Kind of Product	Whole- sale Distrib- utors	Direct Car Lot Buying Retailers	Other Retailers
1. Artichokes. 2. Asparagus. 3. Broccoli 4. Brussels Sprouts 5. Beans. 6. Cauliflower. 7. Celery. 8. Cucumbers. 9. Egg Plant. 10. Endive. 11. Lettuce. 12. Parsley. 13. Peas. 14. Peppers. 15. Radishes. 16. Rhubarb. 17. Shallots. 18. Spinach. 19. Sweet Potatoes. 20. Watercress. 21. Yams. 22. Tomatoes. 23. Avocados.	177 177 177 177 177 177 177 177 177 177	L L L L L L L L L L L L L L L L L L L	KKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKK
35. Apricots. 36. Cranberries 37. Nectarines 38. Pomegranates. 39. Persimmons 40. Quince. 41. Canteloupes. 42. Cherries. 43. Limes. 44. Melons (other than watermelons) 45. Pineapples. 46. Raspberries. 47. Strawberries. 48. Tangerines. 49. Watermelons. 50. Lemons. 51. Grapefruit. 52. Peaches. 53. Pears. 54. Plums. 55. Vinifera type grapes.	$12\frac{1}{2}$ 17 17 17 17 17 17 17 17	J L L L L L L L L L L L L L L L L L L L	НКККККК ЈКККННКК ЈННННН Ј

Note: (1) "Direct Carlot Buying Retailer" means a retailer who imported the produce himself in carload lots.

(2) These markups cover shrinkage, wastage and all other allowances.

Note: In cases in which administrative directions are desired, wholesale distributors should direct their enquiries to the Administrator of Wholesale Trade and retailers should direct their enquiries to the Administrator of Retail Trade.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1467

Conservation of Paper in the Manufacture of Shipping Cartons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Shipping Cases, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-100, which provided specifications for the weight, thickness and quality of solid and corrugated fibre board used in the manufacture of shipping containers, is revoked.
 - 2. This Order comes into force on December 1, 1944.

Dated at Ottawa, this 22nd day of November, 1944.

F. C. HAYES,

APPROVED:

Administrator of Shipping Cases.

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1469

Vacant Housing Accommodation in the City of Winnipeg, in the Province of Manitoba

Under powers given by the Wartime Prices and Trade Board to the Rentals Administrator, it is hereby ordered on behalf of the Board as follows:—

- 1. Administrator's Order No. A-1443 is amended by deleting Section 2 thereof and by substituting the following therefor:
 - "2. Every landlord or owner of housing accommodation situate in the City of Winnipeg, in the Province of Manitoba, which on the 15th day of November, 1944, has been vacant and unoccupied for a period of three calendar months or longer or which, after such date, shall have remained vacant and unoccupied for a period of three calendar months, shall forthwith file with the Clerk of the City of Winnipeg, on a form provided by him, particulars of such vacant accommodation and shall give such further information as is required by the form."
 - 2. This Order shall come into force on the 25th day of November, 1944.

Dated at Ottawa this 22nd day of November, 1944.

OWEN LOBLEY,

Rentals Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1470

Bilge Loading of Newsprint

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Pulp and Paper Administration, it is hereby ordered as follows:—

- 1. Administrator's Order No. A-196, which prohibited bilge loading of newsprint rolls in freight cars, is revoked.
 - 2. This Order comes into force on November 27, 1944.

Dated at Ottawa, this 24th day of November, 1944.

W. H. HOWARD,

APPROVED:

Co-ordinator, Pulp and Paper Administration.

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1471

Deliveries by Launderers, Cleaners and Dyers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Services, it is hereby ordered as follows:—

- 1. This Order comes into force on December 1, 1944, and revokes and replaces Administrator's Order No. A-255 and Administrator's Order No. A-362.
 - 2. For the purposes of this Order,
 - (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services duly appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
 - (b) "commercial establishment" means any premises except a hotel or any other place of residence;
 - (c) "delivery" means a delivery and/or a collection of goods by an operator by means of a vehicle;
 - (d) "operator" means and includes any person wholly or partly engaged in the business of laundering, dry cleaning or dyeing or in any one or more of such businesses and includes a person who collects or distributes goods for such businesses whether on a commission basis or otherwise, and whether or not such person processes such goods;
 - (e) "regular delivery" means a delivery starting at a definite time, proceeding on a particular route and through a particular area for the purpose of delivering and/or collecting goods to or from customers on such route or in such area;
 - (f) "vehicle" means any horse-drawn vehicle or trailer or any vehicle or trailer propelled or drawn by mechanical means (otherwise than on rails) and adapted or designed for the carrying of goods.
- 3. No operator shall make or cause or permit to be made any delivery except a regular delivery.
- 4. (1) An operator may make or cause or permit to be made a separate regular delivery in respect of each of the following classes of goods only:—
 - (a) goods laundered to the order of customers,
 - (b) goods dyed, dry cleaned or pressed to the order of customers,
 - (c) linen supplies, and
 - (d) goods which may be transported conveniently only in a special type of vehicle maintained by the operator for this purpose.
- (2) No regular delivery of any one of the classes of goods mentioned in subsection (1) above may be made more frequently than the number of times specified hereunder:—
 - (a) for deliveries other than those referred to in clauses (b), (c), (d) and (e) hereunder not more than three times in any one week on alternate days; provided, however, that during any week in which a holiday occurs, two of the three deliveries in that week may be made on successive days;
 - (b) twice each week day to premises established and actually used for the purpose of distribution and collection of goods by such operator, whether or not such premises are owned or operated by such operator;
 - (c) twice each week day to a hotel;
 - (d) once each week day to a commercial establishment other than premises established and used by such operator for the purpose of distribution and collection of goods; and
 - (c) at any time to a hospital, a railway, a steamship, the Department of National Defence, the Department of Munitions and Supply or any agency thereof or members of the armed forces stationed in a camp or barracks.

- 5. The Administrator may at any time and from time to time require an operator to make such change in his regular deliveries or in the use of any type of vehicle as he may deem necessary or advisable.
- 6. The Administrator may by written permit exempt an operator from any provision or provisions of this Order.

Dated at Ottawa, this 28th day of November, 1944.

J. R. CROFT,
Administrator of Services.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.



PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER

Order No. P.O. 4B-2

(Order No. P.O. 4-B—Program Classification System—Amended)
Dated November 20, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1169 of February 20, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Minor Capital Expenditures Redefined

No Limit for Laboratories

Limits of \$750 and \$300 for all others except Utilities

Special Limits for Utilities depending on type of Utility

Paragraph (h) of Section 1 of Order No. P.O. 4B of the Priorities Officer, dated January 29, 1944, is amended to read as follows:—

"(h) 'Minor capital expenditures' means any of the following:-

(i) Capital equipment purchased by analytical, clinical, instructional, production control, research or testing laboratories, excluding those engaged

in the mining or smelting of non-strategic metals or minerals;

(ii) Capital equipment or construction materials not exceeding \$750 in laid-down cost for any one complete addition. The term 'one complete addition' includes a group of items customarily purchased together and all items which would normally be purchased as part of a single project or plan; materials for any one complete addition shall not be divided for the purpose of coming within this definition. This paragraph does not include construction materials exceeding \$300 in laid-down cost for additions to factories, plants and other industrial units which will have a productive floor area of less than 10,000 square feet or which are for the manufacturing, processing or assembling of goods which are listed in Schedule 4 to this Order;

(Note: Subsections (iii) to (vi) inclusive, apply to utilities only.)

- (iii) Capital equipment or construction materials for an addition to or expansion of a public sanitary sewerage system or a public sanitary sewerage system combined with a storm sewerage system; provided that such an addition or expansion shall not include any work order, job or project in which the cost of materials exceeds \$1,500 in laid-down cost; and provided that no single construction project shall be divided into parts in order to come below these limits;
- (iv) Capital equipment or construction materials for any addition to or expansion of the property or equipment of gas, light, power, water, or central heating public utilities; provided that such an addition or expansion shall not include any extension of lines to Consumer's premises and shall not include any work order, job or project, in which the cost of materials exceeds \$10,000 in laid-down cost; and provided that no single construction project shall be divided into parts in order to come below these limits;
- (v) Capital equipment or construction materials for additions to or expansions of the property or equipment of any person furnishing public telephone

communication service (and such telegraph and teletype-writer service as may also be conducted by him); provided that such addition or expansion shall not include a dial P.B.X. system or dial private intercommunicating system; and provided that such addition or expansion shall not include any work order, job or project in which the cost of materials exceeds \$10,000 in laid-down cost; and provided that no single construction project shall be divided into parts in order to come below these limits;

(vi) Capital equipment or construction materials for additions to or expansions of the property or equipment of persons furnishing wire telegraph, cable or related communications services (exclusive of telegraph and teletype-writer service furnished by persons furnishing telephone communication service) in any single case in which the total laid-down cost of materials used does not exceed \$2,500".

2. Laboratories to Use Symbol MRO-P-43

Subsection (2) of Section 2 of the said Order P.O. 4B is amended by adding at the end thereof the words and figures following:—

"Provided that persons engaged in the business of analytical, clinical, instructional, production control, research or testing laboratories shall use the symbol MRO-P-43".

3. New Section 3A Added

The said Order PO-4B is further amended by inserting immediately following Section 3 a new Section to be known as Section 3A and to read as follows:—

"3A Prohibitions respecting Information and Code Numbers not Authorized

- (1) Except as authorized by this Order, no person shall indicate to any supplier on or with relation to any purchase order any information for the purposes of classification under this Order, or any Program Classification Code number listed in Schedule 1 to this Order.
- (2) A person to whom any information or any Program Classification Code number is indicated on or with relation to any purchase order, which he knows or has reason to believe is not authorized by this Order, must not use such information or code number as a basis for determining the Program Classification Code number to be indicated on or with relation to his own purchase orders or as a basis for using or applying for permission to use any United States preference rating".

4. Alterations in Schedule 1

(1) Changes in Priorities Branch Offices

The offices of the Priorities Branch at Halifax and Edmonton have been closed and Schedule 1 to the said Order PO-4B under the heading "Inquiries" is amended by deleting all references thereto.

(2) New P.C.S. Code Number for M.R.O. for Certain Industries

Schedule 1 to the said Order PO-4B is further amended by adding to "P.C.S. 23—Maintenance, Repair and Operating Supplies and Minor Capital Expenditures—

Miscellaneous" the following note:-

- "(c) Persons engaged in the manufacture of the following products, or conduct of the following businesses or activities:—
 - (i) Beverages of all types,
 - (ii) Chewing gum,
 - (iii) Any product to the production of which a "Z" symbol has been assigned,
 - (iv) Tobacco products,
 - (v) Repair shops not listed in paragraph (2) of Schedule 2 to this Order, should code their purchase orders for maintenance, repair and operating supplies and minor capital expenditures with the code number 'P.C.S. 23A-MRO'."

5. Alterations in Schedule 2

- (1) Paragraph (2) of Schedule 2 of the said Order PO-4B is amended as follows:—
- (a) By deleting the words "aircraft repair and maintenance" and substituting therefor the words "aircraft repair shops".
- (b) By inserting the words "Air Services operating exclusively for crop dusting, seeding and spraying" immediately following the words "aircraft repair shops".
- (2) Paragraph (3) of the said Schedule 2 is amended by inserting as the first and second items thereof the following:—

"Air patrol, survey and fire protection services operated by governmental forestry services. Air services operated by or for police and law enforcement agencies or for the Department of Agriculture of Canada or any Province thereof".

6. Alterations in Schedule 3

- (1) Paragraph (1) of Schedule 3 is amended by deleting the words "Glass Products, not elsewhere listed, excluding mirrors" and by substituting therefor the words "Glass Products, not elsewhere listed, excluding ornamental and novelty glass."
- (2) Paragraph (3) of Schedule 3 to the said Order PO-4B is amended by inserting as the first item thereof the following:—

"Air Services operated by or for governmental agencies except as elsewhere listed";

7. Alterations in Schedule 4

Schedule 4 to the said Order PO-4B is amended as follows:-

- (a) by amending the Roman Numerals "(iii)" in the first sentence to read "(ii)";
- (b) by amending item 8 to read as follows:—
 "silverware, woodenware, household electrical appliances, draperies, rugs and all other household appliances and equipment, but not including china and glassware".

W. E. UREN,
Priorities Officer.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

PART V

Export Permit Branch

(Trade and Commerce)

Export Permit Branch Order No. 103

Ottawa, November 22, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, the undersigned hereby orders that the following exemptions be established:—

- 1. That commodities listed in attached Annex No. 1 be deleted from the Schedule of Commodities under export permit control so that export permits will not be required therefor when shipped from Canada, except as provided by Clause Five of the Export Permit Regulations of May 1, 1944.
- 2. That commodities specified in attached Annex No. 2 be exempted from the requirement of an export permit if valued at \$25.00, or less, and shipped to parts of the British Empire or to the United States.
- 3. That commodities set forth in attached Annex No. 3 be exempted from the requirement of an export permit if valued at \$100.00, or less, and shipped to parts of the British Empire or to the United States.
- 4. That Rubber and Rubber Products be deleted from the commodities listed in Clause Six of the Export Permit Regulations of May 1, 1944, so that export permits will not be required for shipments thereof, valued at \$5.00, or less.
- 5. That this Order shall come into force and have effect on and after December 11, 1944.

JAS. A. MacKINNON,

Minister of Trade and Commerce.

ANNEX No. 1

COMMODITIES DELETED FROM THE EXPORT PERMIT REGULATIONS OF MAY 1, 1944

Group 2—Animals and Animal Products.

Furs and fur skins

Group 3—Fibres, Textiles and Textile Products

Feather manufactures.

Felt base floor coverings.

Group 4-Wood, Wood Products and Paper

Balsa and manufactures.

Barrels, kegs, casks and other similar containers of wood.

Cooperage stock: Barrel heading, hoops and staves, in the rough or manufactured.

Pails and tubs of wood.

Paper and board manufactures, excepting facial tissues, sanitary pads, cellophane, toilet paper, paper towels and paper bags.

Teakwood: Boards, planks, logs and scantlings.

Group 5-Iron and Steel (Including Alloy Steel) and Their Products

Iron ore and concentrates.

Pig iron.

Automobile tire-service equipment and parts.

Blanks for tool bits.

Bolts, nuts, screws, rivets and washers.

Cranes.

Derricks.

Dredging machinery.

Dredging machinery parts.

Electrical conduit.

Elevators, freight and passenger and parts therefor.

Fence posts.

Flax machines of all kinds.

Hoists.

Laundry and dry-cleaning equipment and parts.

Machinery and parts, n.o.p., over \$25 in value.

Metal and wood-working machine tools and machinery, other manufacturing machinery and parts, including-

Drilling and boring machines (horizontal and vertical).

Grinding machines.

Lathes.

Melting or casting furnaces and machines.

Milling machines.

Planers.

Presses (hydraulic and mechanical).

Reamers.

Shapers and slotters.

Bits and drills of all descriptions.

Broaching machines.

Die machines.

Dies.

Draw benches.
Engraving machines.

Forging machines.

Gear cutters.

Hobs.

Honing machines.

Jigs.

Jig-boring machines.

Lapping machines.

Milling cutters.

Machine tools, portable or non-portable.

Machine-tool fixtures.

Rolling-mill machinery.

Stamping machines.

Taps.

Thread millers.

Tools incorporating industrial diamonds.

Welding sets.

Wire-drawing machines.

Used or rebuilt machine tools of any description.

Oil well-drilling machinery and parts, including petroleum and gas-well equipment and parts.

Petroleum refining machinery, equipment and parts.

Plastic moulding machines and presses.

Precision instruments-

Gauges.

Balancing machines.

Testing machines.

Measuring machines.

Pumps, hydraulic, except for domestic use.

Group 6-Non-Ferrous Metals and their Products

Aluminium—Aluminium ores and concentrates, refined metal and alloys semifabricated and fabricated, scrap, salts and compounds, paint and inks containing aluminium in any form.

Cerium—Cerium metal, alloys, salts and compounds, and manufactures.

Columbium—Columbium ores and concentrates, metal and alloys (including ferro-columbium).

Magnesium—Magnesium ores and concentrates, metal and alloys semi-fabricated and fabricated, scrap, salts and compounds.

Mercury—Mercury ores and concentrates, metallic mercury, salts and compounds. Silicon—Silicon metal and alloys (including ferro-silicon).

Selenium and Tellurium—Selenium and tellurium residues, metal, salts and compounds.

Strontium—Strontium ores, salts and compounds.

Thorium manufactures (including incandescent mantles).

Zirconium—Zirconium ores and concentrates, metal and alloys (including ferrozirconium), sand, salts and compounds.

Group 7-Non-Metallic Minerals and Their Products

Carbon electrodes.

Carbon brushes and stock, carbon stoppers, lighting carbons and carbon products, n.o.p.

Clays, not further manufactured than ground.

Cryolite-Cryolite, natural or artificial.

Gas, helium.

Glass, all kinds, except lamp chimneys over \$50 in value.

Limestone, ground.

Lime, n.o.p.

Pyrites, iron.

Group 8-Chemical and Allied Products

Calcium chloride.

Coal and pine pitch, burgundy pitch, and coal and pine tar.

Cosmetics.

Glycerin.

Nitric acid.

Perfumery.

Proprietary medicinal products, packaged for retail sale, and in bulk form.

Soda ash (Sodium carbonate).

Toilet preparations.

Group 9-Miscellaneous

Bags, physicians', tool, duffle and sports; musical instrument cases.

Luggage, all kinds, n.o.p., except all-leather-covered luggage, cases and bags.

Binoculars.

Brushes.

Buttons and parts, other than metal.

Microscopes and accessories.

Musical instruments, parts and accessories, except phonographs and record players.

Navigation instruments.

Optical elements.

Pencils, all kinds, including mechanical.

Photographic and projection apparatus and supplies.

Recording instruments, n.o.p.

Rifles, revolvers and pistols, .22 calibre and smaller.

Scientific and professional instruments, apparatus and supplies.

Shotguns.

Tachometers.

Telescopes.

Umbrellas and umbrella frames.

ANNEX No. 2

Commodifies not Requiring an Export Permit for Shipments Valued at \$25 or Less When Consigned to the British Empire or the United States

Group 2—Animals and Animal Products

Candles.

Feathers, including down, in natural state or processed.

Waxes, animal, including admixtures.

Group 3—Fibres, Textiles and Textile Products

All fibres, textiles and textile products, except cotton pulp and cotton pulpboard, and oakum.

Group 5-Iron and Steel (Including Alloy Steel) and Their Products

Agricultural implements and machinery.

Bicycles.

Enamel ware of iron or steel.

Fasteners, dome, snap, zipper, or other.

Furniture of metal.

Hollow ware, flatware, utensils and containers, of iron or steel, coated or not.

Metal drums and similar containers, unfilled, new or used.

Scales, balances and weights.

Group 8—Chemical and Allied Products

Casein glue.

Fatty acids produced from vegetable oils under export control.

Fatty acids and oils, sulphated and sulphonated.

Glue, n.o.p.

Paints, varnishes and inks-

Paints, bituminous, liquid and plastic.

Paints, other, liquid.

Paints, kalsomine or cold-water, dry.

Varnishes.

Lacquers.

Japans.

Oil finish.

Wood fillers.

Driers, metallic, liquid or not.

Putty.

Thinners for nitrocellulose lacquers or paints.

Gums, varnish, natural or synthetic.

Ink, shoemakers', printing, rotogravure and writing.

Polishes, automobile, metal and shoe.

Polishes, wax, floor, wood and furniture.

Soap, all kinds.

Turpentine.

ANNEX No. 3

COMMODITIES NOT REQUIRING AN EXPORT PERMIT FOR SHIPMENTS VALUED AT \$100 OR LESS

WHEN CONSIGNED TO THE BRITISH EMPIRE OR THE UNITED STATES

Group 4-Wood, Wood Products and Paper

Box shooks.

Paper and paper products, except waste paper.

Pulp boards, all kinds.

Group 5-Iron and Steel (Including Alloy Steel) and Their Products

Lamps and lanterns.

Safes and vaults, and equipment and parts therefor.

Group 7-Non-Metallic Minerals and Their Products

Abrasives—Abrasive wheels of emery, corundum and garnet; artificial abrasives, crude and in grains; grindstones of natural and of artificial abrasives; sandpaper and other abrasive paper and cloth; other natural and artificial abrasives; hones and whetstones.

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DECEMBER 11, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944

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PART I

Orders in Council

Order in Council amending the National Selective Service Civilian Regulations

P.C. 8726

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 27th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that changes in the military situation from time to time result in changes or reductions in the requirements of the armed forces with consequential effects on employment in the manufacture of munitions and supply in Canada;

That it is therefore necessary by reason of the war, for the security, defence, peace, order and welfare of Canada, to make further provisions for the orderly control of employment and to provide financial assistance to those persons who may be, from time to time, out of employment as the result of changing employment conditions;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations, as amended, and they are hereby further amended as follows:

1. Section 2 is amended by adding thereto the following paragraph:

- "(x) 'victory holiday' means a day proclaimed or declared a holiday by the Government of Canada or a province of Canada or by a municipality to mark or celebrate the cessation of hostilities in any theatre of war and, with reference to any establishment, includes a holiday declared by the employer to mark or celebrate the cessation of hostilities in any theatre of war."
- 2. Section 202 is revoked and the following is substituted therefor:

"202. (1) Except in cases to which subsection two of this section applies, an employer shall, before he lays off or terminates the employment of an employee,

(a) give the employee in prescribed form, in duplicate, seven days' notice of separation exclusive of the day on which the notice is given; or

- (b) give the employee in prescribed form notice of separation and pay him in lieu of notice six days' wages or salary at the normal full time rate at which he was being paid immediately before the termination of the employment.
- (2) Where an employee is not in employment to which he has been directed under this part and
 - (a) he is employed on building construction work;
 - (b) he has been in the employment for a period of less than one month;
 - (c) by reason of weather conditions or by reason of fire, explosion or other calamity, his services cannot be utilized; or
 - (d) he has refused to accept a transfer under a collective labour agreement or practice in the industry in accordance with which employees have agreed or are accustomed to transfer from their usual employment to alternative employment with the same employer at a lower rate of remuneration,

the employer shall give him notice of separation in prescribed form, in duplicate, before laying him off or terminating his employment.

- (3) An employer may, in any period of six months commencing on the first day of a month of January or July, lay off any employee for one or more periods not exceeding in the aggregate fourteen days without complying with subsection one or two of this section.
- (4) Where an employer lays off an employee under subsection three of this section, he shall, within forty-eight hours of the commencement of the lay-off period, give the local office a notice in writing specifying the name of the employee laid off and the probable duration of the lay-off period.
- (5) After an employee has been laid off under subsection three of this section for the maximum time thereby permitted in a six months' period, he shall be deemed for all purposes of the contract of employment, to have been employed normal full time in the employment during any additional period in the six months' period during which he is laid off without having been given notice in accordance with subsection one of this section, and, without limiting the generality of the foregoing, he shall be entitled to recover wages or salary in respect of the period during which he is hereby deemed to have been employed at the normal full time rate at which he was being paid immediately before the beginning of the lay-off period in any court of competent jurisdiction.
- (6) Except when he is terminating his employment to undergo alternative service under the National Selective Service Mobilization Regulations or to enter service in His Majesty's Canadian armed forces, an employee shall, before terminating his employment, give to his employer in prescribed form, in triplicate
 - (a) seven days' notice of separation exclusive of the day on which such notice is given; or
 - (b) such shorter notice as the Selective Service Officer allows,
- unless he is employed on building construction work or has been in the employment for a period of less than one month, in which event he shall give his employer notice of separation in prescribed form, in triplicate, before terminating his employment.
- (7) Where an employer gives an employee notice of separation under this part the employee shall forthwith acknowledge receipt thereof by signing one copy in the prescribed place and return such copy to the employer.
- (8) Where an employee gives an employer notice of separation under this part, the employer shall forthwith acknowledge receipt thereof by signing one copy in the prescribed place and return such copy to the employee.
- (9) Every employer who gives or receives a notice of separation under this part shall retain one copy thereof and shall, within forty-eight hours of giving or receiving such notice, deliver a copy thereof to the local office.
- (10) The provisions of this part with respect to the giving of notice of separation shall not supersede any law, statutory or otherwise, requiring a longer notice.
- (11) No employer or employee shall be bound by this section insofar as it is inconsistent with any right or privilege of the employer or employee as the case may be, under an existing collective labour agreement which was entered into prior to the first day of September, nineteen hundred and forty-two.
- (12) Notwithstanding the Wartime Wages Control Order, 1943, where an employee would not otherwise be entitled to wages or salary in respect of a victory holiday, the employer may pay wages or salary in respect of that day but is not, by reason only of this subsection, obliged to make such a payment.
- (13) No notice of separation under this part shall be given on a victory holiday and no victory holiday shall be reckoned in the computation of the period specified in a notice of separation given under this part.
- (14) Where a notice of separation has been given under this part, the employer shall employ the employee, and the employee shall work, normal full time in the employment during the period specified in the notice.

- (15) Where an employer lays off or terminates the employment of an employee without complying with subsection one of this section, the employee may recover in any court of competent jurisdiction the amount the employer is by this section required to pay him in lieu of notice."
- 3. Section 202A is amended by revoking subsection four thereof and substituting the following therefor:
 - "202A. (4) (a) Subject to the provisions of section 203 of these regulations, an employer whose establishment has been classified as a 'designated establishment' shall not terminate the employment of an employee or lay him off without the permission in writing of a Selective Service Officer.
 - (b) An employee whose employer's establishment has been classified as a 'designated establishment' shall not terminate his employment or cease to perform his duties in his employment, without the permission in writing of a Selective Service Officer.
 - (c) Where an employee applies for permission to terminate his employment in order to take similar employment in the same industry the Selective Service Officer shall, in accordance with directions and instructions issued by the Director, grant such permission unless special circumstances exist.
 - (d) Application by an employer for permission to terminate the employment of an employee or lay him off, or an application by an employee to terminate his employment, shall be made in such form and in such manner as the Director may prescribe.
 - (5) The Selective Service Officer may, in accordance with principles and directions set out in instructions given by the director, by a notice delivered to the employer, withdraw an "A" or "B" labour priority rating given to an establishment and the establishment shall thereupon cease to be a 'designated establishment'.
 - (6) An employer to whom a notice has been given under subsection five of this section, or any of his employees, may, notwithstanding this section, give notice of separation under section 202 without the permission of a Selective Service Officer.
 - (7) An employer to whom a notice has been given under subsection five of this section shall forthwith post three copies thereof in the establishment in conspicuous places where the employees affected are employed."

4. The following section is inserted after section 607 thereof:

"608. Where an employer is convicted of failing to comply with subsection one of section 202 before laying off or terminating the employment of an employee, the Justice or Justices of the Peace, Magistrate, Judge or Court by whom he is so convicted shall, in addition to imposing a penalty under section 605, order the employer to pay to the employee the amount that he is, by section 202, required to pay him in lieu of notice unless the payment has been made before the employer is convicted and an order made under this section shall be enforced as an order made under Part XV of the Criminal Code".

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing H. M. Martin, Esquire, as Public Administrator for the Yukon Territory

P.C. 8967

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 28th day of November, 1944.

Present:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Mines and Resources reports that Christopher Grant, Esquire, the Public Administrator for the Yukon Territory, has tendered his resignation as Public Administrator;

That provision for the appointment of a Public Administrator for the Yukon Territory is made by section 23 of the Yukon Act, being chapter 215 of the Revised Statutes of Canada, 1927, which provides, inter alia, that the Governor in Council may appoint a fit and proper person, being a barrister or advocate of at least five years' standing at the bar of any of the provinces of Canada, to be public administrator and official guardian in and for the Territory under the name of "Public"

Administrator", and to hold office during pleasure;

That the said section 23 of the Yukon Act further provides, inter alia, that before entering upon his duties the Public Administrator shall take such oath of office and furnish such security for the faithful and proper performance of the duties of his office as are from time to time prescribed by the Governor in Council, and that the work and operation of the office of Public Administrator and his dealings and accounts in connection with estates or property coming into his hands by virtue of his office, shall be subject to inspection, examination and audit by the Auditor General of

Canada, or by any officer deputed by him for that purpose;

That owing to the present emergency the office of Public Administrator should not be allowed to remain vacant and that a successor should forthwith be appointed;

That no barrister or advocate of at least five years' standing at the bar of any of the provinces of Canada, or any barrister or advocate appears to be available; and

That Henri Milton Martin, Esquire, of Edmonton, Alberta, Public Administrator for the District of Mackenzie, Northwest Territories, for many years, although not a barrister or advocate, is a fit and proper person to be Public Administrator in and for the Yukon Territory.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, is pleased to accept the resignation of Christopher Grant, Esquire, as Public Administrator for the Yukon Territory as

of and from the 15th day of Navember, 1944.

His Excellency in Council, on the same recommendation, and under the authority of the War Measures Act, being Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that the provision of subsection (1) of section 23 of the Yukon Act, being Chapter 215 of the Revised Statutes of Canada, 1927, providing that a person to be appointed Public Administrator and official guardian in and for the Yukon Territory shall be a barrister or advocate of at least five years' standing at the bar of any of the provinces of Canada, be and is hereby suspended for the period of the duration of the war and six months after a proclamation declaring that the war no longer exists.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, is further pleased to appoint and doth hereby appoint the said Henri Milton Martin, Esquire, Public Administrator and official guardian in and for the Yukon Territory under the name of "Public Administrator", to hold office

during pleasure.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting imports of bristles from war exchange tax

P.C. 8972

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 28th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:

That Tariff Item 654 provides for duty free entry from all countries of imports of bristles but these goods are subject to the war exchange tax of 10 p.c. ad valorem;

That manufacturers have recently been authorized to export brushes:

That under the provisions of Section 114 of the Special War Revenue Act manufacturers of brushes may claim a drawback of 99 p.c. of the war exchange tax paid on the imported bristles used in the manufacture of brushes exported; and

That The Wartime Prices and Trade Board recommends that imports of bristles be exempt from the war exchange tax thereby making it unnecessary for manufacturers to claim drawback and at the same time reducing the amount of subsidy now being

paid on imported bristles.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of bristles be exempt from the war exchange tax of 10 p.c. ad valorem, effective October 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing the War Veterans Allowance Board to make compassionate allowances to widows and orphans of veterans of the present war and the Northwest Rebellion

P.C. 191/8990 ·

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 29th November, 1944.

The Board recommends that, under authority of the War Measures Act, the War Veterans' Allowance Board be authorized to award compassionate allowances to widows or to the orphan child or orphan children of veterans within the meaning of "veteran" as defined by sub-paragraphs (vi) to (viii) of paragraph (j) of Section 2 of The War Veterans' Allowance Act, as amended by Order in Council of October 4, 1944, P.C. 162/7746, in the same amounts and subject to the same conditions as allowances may be paid to widows and orphans of veterans as defined by sub-paragraphs (i) to (v) of paragraph (j) of Section 2 of The War Veterans' Allowance Act under the terms of Order in Council of August 13, 1943, P.C. 101/6395, as amended, and Order in Council of October 4, 1944, P.C. 164/7746, respectively, expenditures to be chargeable to the War Appropriation.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending P.C. 7994, September 4, 1942. re administration of the National Selective Service Regulations, 1942

P.C. 8999

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 29th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the security, defence, peace, order and welfare of Canada to amend the provisions of Order in Council P.C. 7994 of September 4th, 1942, providing for the administration of the National Selective Service Regulations 1942, so as to make further provision at this time for the administration of necessary measures undertaken by the Department of Labour for the re-establishment in employment of war veterans and civilian war workers;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to amend Order in Council P.C. 7994 of September 4th, 1942, and it is hereby amended as follows:

1. Section 1 is amended by adding after the words therein 'and the Minister of Labour may utilize such personnel and premises for the administration of the National Selective Service Regulations 1942' the following words:

"and necessary measures undertaken by the Department of Labour for reestablishment in employment of war veterans and civilian war workers"

2. Section 5 is amended by adding after the words therein 'administration and enforcement of the National Selective Service Regulations 1942 and amendments thereof' the words

"and necessary measures undertaken by the Department of Labour for reestablishment in employment of war veterans and civilian war workers"

> A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re admission to Canada of dependents of members of the Corps of (Civilian) Canadian Fire Fighters

P.C. 9029

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 30th day of November, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 7318 dated the 21st day of September, 1944, provision was made to admit to Canada dependents of members of the Canadian Armed Forces who, following medical examination overseas, are found to be inadmissible under the provisions of the Immigration Act, and for the medical examination of dependents at public expense;

And whereas the Minister of Mines and Resources reports that it is desirable that similar provision should be made for the dependents of members of the Corps of (Civilian) Canadian Fire Fighters for service in the United Kingdom.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and notwithstanding anything contained in the provisions of the Immigration Act and Regulations, is pleased to make the following regulations and they are hereby made and established accordingly,—

REGULATIONS

- 1. (a) The term "dependent" as used in these regulations means the wife, the widow or child under 18 years of age of a member or former member of the Corps of (Civilian) Canadian Fire Fighters for service in the United Kingdom, who has served, or is serving in the United Kingdom or on the Continent of Europe during the present war as a member of such Corps and who has married outside of Canada while so serving:
- (b) The term "approved medical practitioner" as used in these regulations means a doctor of medicine approved by the Immigration Medical Service of the Department of National Health and Welfare.
- 2. Every dependent applying for admission to Canada shall be permitted to enter Canada and upon such admission be deemed to have landed within the meaning of the said Act; and where the member of the Corps of (Civilian) Canadian Fire Fighters is either a Canadian citizen or has Canadian domicile, the dependent shall, upon being landed, be deemed to have acquired the same status for the purposes of the said Act.

- 3. Before proceeding to Canada the dependent shall be examined by a medical officer in the service of the Government or an approved medical practitioner. On request the Chief Officer of the Medical Immigration Service shall be furnished with full particulars of the medical examination of the dependent and such particulars may be transmitted to the Public Health Service of the Province to which the dependent is destined, with a view to securing necessary treatment and as a protection to public health.
- 4. In any case in which medical examination discloses that a dependent is suffering from an infectious or contagious disease, or a disease which may become dangerous to the public health, or that travel would be dangerous to the dependent in his or her present condition, the admission to Canada of such dependent may be deferred until the production of a medical certificate from an approved medical practitioner establishing that the condition of the person concerned is not infectious or contagious, and that he or she may travel with reasonable safety as the case may be.
- 5. In any case in which the certificate is furnished by an approved medical practitioner who is not in the service of the Government, the cost shall be paid at the approved rate by the Immigration Branch Department of Mines and Resources, out of the War Appropriation.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council accepting the resignation of Joseph Jean, Esq., M.P., as Parliamentary Assistant to the Minister of Justice

P.C. 9131

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 4th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, is pleased to accept the resignation of Joseph Jean, Esquire, M.P., as Parliamentary Assistant to the Minister of Justice, and it is hereby accepted, effective the 1st day of December, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council amending P.C. 7942, October 12, 1943—definition of "western wheat"

P.C. 9134

AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 4th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 7942 of the 12th day of October, 1943, The Canadian Wheat Board is empowered to buy western wheat and pay to producers delivering such wheat to the Board the sums established in accordance with the said order in the Provinces of Manitoba, Saskatchewan and Alberta and in those parts of British Columbia referred to in the said order;

And whereas the Minister of Trade and Commerce reports that wheat is being produced and sold into commercial channels in that part of Ontario lying to the west of the meridian passing through the eastern boundary of the city of Port Arthur and that it is desirable and necessary that The Canadian Wheat Board be empowered to purchase such wheat under and pursuant to the provisions of the said Order in Council;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act, and otherwise, and notwithstanding any law or statute to the contrary, is pleased to amend the regulations made by the said Order in Council P.C. 7942 of the 12th day of October, 1943, and they are hereby amended by revoking regulation 1 (b) thereof and substituting therefor the following:—

"'western wheat' means wheat produced in that area comprised by the Provinces of Manitoba, Saskatchewan and Alberta; those parts of the Province of British Columbia known as the Peace River District and the Creston-Wynndel area and such other parts of the Province of British Columbia and the Province of Ontario lying in the Western Division as the Board may from time to time designate."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting imports of rubber or gutta percha waste or junk from war exchange tax

P.C. 9135

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 5th day of December, 1944.

· PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that used or second-hand tires suitable for the manufacture of rubber tire reliners have been and are still in short supply in Canada;

That used or second-hand tires are admitted duty free under Tariff Item 616 (ii), the Item covering "rubber or gutta percha waste or junk" if in condition as imported they are debeaded on both sides and cut completely through the remaining rubber and fabric, or if they are debeaded on both sides and cut completely though the remaining rubber and fabric under Canadian Customs supervision;

That imports under Tariff Item 616 (ii) are subject to the war exchange tax of

10 p.c. ad valorem; and

That The Wartime Prices and Trade Board recommends that imports of "rubber or gutta percha waste or junk" be exempt from the war exchange tax of 10 p.c. ad valorem:

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of "rubber or gutta percha waste or junk", ex Item 616 (ii), be exempt from the war exchange tax of 10 p.c. ad valorem, effective November 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing William Gardner to Saskatchewan Regional War Labour Board and Wartime Labour Relations Board, vice H. D. Davis resigned

P.C. 9144

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 5th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that, in view of the tendered resignation of Mr. H. D. Davis of Prince Albert, Saskatchewan, as a member of the Saskatchewan Regional War Labour Board established pursuant to the Wartime Wages Control Order, 1943, and a member of the Saskatchewan Wartime Labour Relations Board established pursuant to the provisions of Order in Council P.C. 3732 of May 18, 1944, it is necessary to appoint a successor to him on the said Boards;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to accept the resignation of Mr. H. D. Davis of Prince Albert, Saskatchewan, as a member of the Saskatchewan Regional War Labour Board and the Saskatchewan Wartime Labour Relations Board and on the same recommendation and pursuant to the provisions of the Wartime Wages Control Order, 1943, P.C. 9384 of December 9, 1943, and Orders in Council P.C. 1003 of February 17, 1944 and P.C. 3732 of May 18, 1944, and under the authority of the War Measures Act, is further pleased to appoint and doth hereby appoint Mr. William Gardner, of Moose Jaw. Saskatchewan, who is Chairman of the Provincial Legislative Board, Brotherhood of Locomotive Engineers, and Chairman of the Saskatchewan Joint Legislative Committee, to be a member of each of the said Boards vice Mr. H. D. Davis.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re pay of members of the Military Forces of Canada detailed for duty in civilian employment

P.C. 9148

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 5th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, the Minister of National Defence, with the concurrence of the Minister of Labour, reports that,—

- (a) Pursuant to authority from time to time granted by the Governor General in Council members of the military forces of Canada have been detailed for duty in civilian employment and on projects or undertakings deemed to be in the national interest.
- (b) Some of the said Orders in Council provide that a member of the military forces of Canada while performing service or duty pursuant to such Orders shall be paid the pay and allowances of his military rank to which he is entitled or the amount paid by his employer or employees in respect of his services, whichever may be the greater

(c) It is considered desirable that a member of the military forces of Canada if detailed for service or duty in civilian employment or on a project or undertaking deemed to be in the national interest pursuant to and as authorized by Order in Council, while performing such service or duty, only receive his military pay and allowances, including Dependents' Allowance to which he may be entitled.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of Labour, and pursuant to the provisions of the War Measures Act and notwithstanding the provisions of any statute, order or regulation, is pleased to order and it is hereby ordered as follows:—

- (1) A member of the military forces of Canada who otherwise than being seconded therefor is performing service or duty in civilian employment or on a project or undertaking deemed to be in the national interest pursuant to Order in Council shall, notwithstanding that a larger amount is being paid in respect of the services of such a member of the forces in consequence of his having been detailed as aforesaid that member shall for the period he is performing such service or duty receive only his military pay and allowances including Dependents' Allowance to which he may be entitled, or an amount equal thereto.
- (2) The Minister of Labour and the Minister of National Defence are hereby authorized to make such arrangements as they deem necessary or advisable for the proper accounting of monies payable to the Crown by employers in respect of service or duty performed by members of the military forces of Canada as aforesaid. Such monies will be deposited to army funds during the current year as a credit to army appropriation for pay and allowances. When such monies are applicable to a previous fiscal year, they will be deposited as a credit to the Consolidated Revenue Fund.
- (3) This Order shall come into force and effect as of and from the first day of December, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council establishing The Fertilizer Freight Assistance Regulations

P.C. 8/915

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 6th December, 1944.

The Board had under consideration a memorandum from the Honourable the

Minister of Agriculture reporting:-

"That by Order in Council dated 29th December, 1943, P.C. 8/9868, a plan was approved to grant assistance to farmers, by equalizing by means of freight allowances, the cost of fertilizers, to encourage their use in the production of food and other essential crops during 1944;

That the same general situation continues with respect to the need for encouraging

the use of fertilizers in crop production in 1945;

That to facilitate obtaining supplies of fertilizers and arranging for their proper distribution in 1945, it is necessary that Government policy in this respect be now determined:

That the total cost of this program in 1945 should not exceed \$500,000.00.

The undersigned, therefore, on the report of the Agricultural Supplies Board, recommends that Your Excellency in Council under authority of the War Measures Act do:

- (a) Approve the expenditure of an amount not exceeding \$500,000.00 in the calendar year 1945 for the said purposes, chargeable to mories to be allotted to the Department of Agriculture from the War Appropriation for the use of the Agricultural Supplies Board.
- (b) Approve of the regulations hereto attached."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,

Clerk of the Privy Council.

THE FERTILIZER FREIGHT ASSISTANCE REGULATIONS

- 1. In these regulations:
- (a) "Administrator" means the Administrator of Fertilizers and Pesticides.
- (b) "Fertilizer" means any product containing nitrogen, phosphoric acid or potash of a kind, formula or analysis prescribed by the Administrator.
- 2. The Administrator, with the approval of the Agricultural Supplies Board, may pay subsidies representing the cost or any part thereof in excess of \$1 per ton on account of the transportation of any shipment of fertilizer for use in crop production in 1945 made from a fertilizer manufacturing or wholesale distribution point to any point of fertilizer distribution to farmers in the provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec, Ontario and British Columbia.
- 3. Such subsidy may be paid to a fertilizer dealer, agent, co-operative, or other distributor who presents to the Administrator a bona fide claim for reimbursement of the difference between the actual cost of transportation which he has paid on a shipment and the said \$1 per ton. The said claim shall be made in such form and manner and contain such information as may be required by the Administrator and shall have attached thereto the receipted bill of lading, freight bill or copy thereof certified as true.
- 4. The subsidy that may be paid on account of any shipment shall not exceed \$2.50 per ton unless the claimant has received prior to the date of the bill of lading, written authorization from the Administrator to make such shipment.
- 5. The published car-lot rail or water rates shall be used when calculating the subsidy on any rail or water shipments, and when the shipping is by truck no subsidy shall be paid when the trucking distance is within 10 miles of the fertilizer plant, and in no case shall the amount of the subsidy exceed that calculated from the published car-lot rates to the nearest railhead point where the buyer would otherwise take delivery of the fertilizer.
- 6. Any farmer or other purchaser who takes delivery of fertilizer from any shipment in respect of which a distributor presents a subsidy claim, shall, according to quantity taken, be allowed by the said distributor, the full saving in transportation cost resulting from such subsidy claim.
- 7. Payment under these regulations may be withheld or refused if for any reason the Administrator is not satisfied in all respects with any claim for payment or the amount of the subsidy claimed.
- 8. Every person shall be guilty of an offence under these regulations and liable on summary conviction to a fine of not more than three hundred dollars or to imprisonment for a term of not more than three months, or both, who,
 - (a) with respect to any claim, information or return under these regulations submits any false or misleading information or makes any false statement therein;
 - (b) falsely claims to be entitled to any payment under these regulations.

Order in Council amending P.C. 8640, November 10, 1944, redouble depreciation

P.C. 9152

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 5th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, the Minister of Munitions and Supply, the Minister of Reconstruction and the Minister of National Revenue, is pleased to amend Order in Council P.C. 8640 dated November 10, 1944, providing for depreciation at double the rates normally allowed in respect of plant or equipment built or acquired in the period set out, and it is hereby amended as of the 10th day of November, 1944, by deleting "(ii)" in paragraph (k) of Section 3 of the said Order and substituting therefor "(i)".

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM. No. 39
Seventh Revision
Supplement No. 14
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 30th November, 1944.

To Collectors of Customs and Excise, and others concerned:

Export Permits-Books

The Wartime Prices and Trade Board has requested that the definition included in the note to Supplement No. 12, W.M. 39, Seventh Revision, be amended by the insertion after the words "or otherwise fastened together" the words "or parts therefor".

The reason for this amendment is found in the fact that certain publishers and exporters, in order to avoid the necessity of obtaining permits to export books, have been shipping the unbound sheets and lithographed covers, which on receipt at destination will be bound or stitched into books. As it is considered desirable to control this type of export the amendment referred to above has been made.

D. SIM,

Deputy 'Minister of National Revenue

Customs and Excise

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA

GOVERNMENT NOTICES

Revised Regulations Respection Trading with the Enemy (1943)

Notice re Belgium

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice with respect to liberated areas in Belgium that persons residing in Canada may communicate with and receive communications from persons residing in such liberated areas by non-illustrated postcards with respect to business and personal matters, limited to the exchange of facts and information. No actual trading will be permitted. Resumption of this service will operate as from 00.01 hours, 23rd November, 1944.

This notice shall constitute the permission of the Secretary of State to the transmitting and receiving of such communications and anyone acting under this notice shall not be deemed to be trading with the enemy, but it shall in no way effect a release of any property in Canada belonging to persons residing in such liberated areas, such property having vested in the undersigned acting in his capacity as Custodian and such property shall continue to be so vested until expressly released under the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 22nd day of November, 1944.

N. A. McLARTY,

Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)

Notice re France

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice with respect to liberated areas in France that persons residing in Canada may communicate with and receive communications from persons residing in such liberated areas with respect to business, financial and commercial matters but no actual trading shall take place; the purpose of this permission being merely to reestablish business contacts, and exchange information. Banks and other financial institutions may reply to requests for information from their depositors, and documents such as birth, death and marriage certificates, wills and other legal notices may be transmitted, but no action shall be taken to transmit any powers of attorney, proxies, payment orders or other legal documents without special permission from the Custodian. Communications shall include private and business closed unregistered and uninsured surface mail in letters not exceeding one ounce in weight, as well as telecommunications and limited to terminal messages between France and Canada. Resumption of services will operate as from 00.01 hours, 4th November, 1944.

This notice shall constitute the permission of the Secretary of State to the transmitting and receiving of such communications and anyone acting under this notice shall not be deemed to be trading with the enemy, but it shall in no way effect a release of any property in Canada belonging to persons residing in such liberated areas, such property having vested in the undersigned acting in his capacity as Custodian and such property shall continue to be so vested until expressly released under the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa, this third day of November, 1944.

N. A. McLARTY, Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)

Notice re Greece

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that persons residing in Canada may communicate with and receive communications from persons residing on the Greek Mainland and Islands, excepting Macedonia, Thrace and Crete, by non-illustrated postcards with respect to personal and business matters, limited to the exchange of facts and information. No actual trading will be permitted. Resumption of this service will operate as from 00.01 hours, 23rd November, 1944.

This notice shall constitute the permission of the Secretary of State to the transmitting and receiving of such communications and anyone acting under this notice shall not be deemed to be trading with the enemy, but it shall in no way effect a release of any property in Canada belonging to persons residing in such liberated areas, such property having vested in the undersigned acting in his capacity as Custodian and such property shall continue to be so vested until expressly released under the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 22nd day of November, 1944.

N. A. McLARTY, Secretary of State of Canada.

PART III

Wartime Prices and Trade Board (Finance)

REPAYMENT OF SUBSIDY NOTICE R.S.-16 COMMODITY PRICES STABILIZATION CORPORATION LTD.

Effective November 18, 1944

TAKE NOTICE that the class and kind of goods described herein has been and is hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16th, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amount of subsidy involved in such class and kind of goods has been and is hereby determined, declared and specified to be the amount respectively described opposite such class and kind of goods as follows:—

AMOUNT OF SUBSIDY REPAYMENT

CLASS AND KIND OF GOODS

1. Corn Brooms and Whisks........... 10c per pound, calculated on weight of finished brooms or whisks.

Dated at Ottawa, this 18th day of November, 1944.

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Per H. B. McKinnon, President.



Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 459

Maximum Rentals and Termination of Leases for Housing Accommodation and Shared Accommodation

It has come to the attention of the Board that tenants and prospective tenants are being required to pay commissions, or to buy or rent goods at unreasonable prices, or to pay rental in advance for unreasonable periods, or to enter into other onerous transactions as a condition of obtaining a lease or renewal of a lease for housing accommodation or shared accommodation. These practices have never been customary in leasehold transactions, are designed to evade the rentals regulations and, as such, are detrimental to the proper and efficient administration of the rentals regulations.

Therefore, under powers given to the Board by the Wartime Leasehold Regulations, being Order in Council P.C. 9029 dated November 21, 1941, and amendments, and otherwise, the Board hereby orders as follows:

1. Order No. 294 of the Board is amended by deleting Section 34 and the heading thereof and by substituting the following therefor:

"Sales and Collateral Transactions

- 34A. (1) Any agreement of sale of housing accommodation which provides for forfeiture in the event of default in payment of the purchase price without liability for the unpaid part of such price shall, for the purposes of this Order, be deemed to be a lease and any payments made thereunder shall be deemed to be rental.
- (2) If any agreement between a landlord and a tenant of any housing accommodation provides for payment by the tenant, in addition to the stipulated rental, of any sum as consideration for an option granted to the tenant to purchase the accommodation, such sum shall be deemed to be rental.
- 34B. No person, in letting or offering to let any housing accommodation or shared accommodation, or in negotiating a lease or renewal of a lease for any such accommodation or for furnishing any information respecting such accommodation, shall directly or indirectly charge, demand, collect or receive from any tenant or prospective tenant of such accommodation any commission, bonus, gratuity, reward or premium in money or money's worth, and if any such commission, bonus, gratuity, reward or premium is paid it shall be recoverable by such tenant or prospective tenant from the person to whom it was paid.
- 34C. (1) No person in letting or offering to let any housing accommodation or shared accommodation, or in negotiating a lease or renewal of a lease for any such accommodation, shall require the tenant or prospective tenant
 - (a) to purchase any goods from any person unless and until the maximum price for such goods has been fixed by the Rentals Appraiser; or
 - (b) to rent any goods from any person other than the landlord of the accommodation unless and until the maximum rental for such goods has been fixed by the Rentals Appraiser.
- (2) No landlord of any housing accommodation or shared accommodation and no person on behalf of such landlord, shall sell any goods to the tenant or prospective tenant of such accommodation unless and until the maximum price for such goods has been fixed by the Rentals Appraiser.
- (3) An application for the fixation of a maximum price or maximum rental under this Section shall be made, on a form provided by the Board, by the owner of the goods or by the tenant or prospective tenant.

- (4) If any sale or lease of goods is made in contravention of this Section a maximum price or maximum rental may be fixed by the Rentals Appraiser and such fixation shall be deemed to be effective as at the date of the sale or lease of such goods.
 - (5) Any fixation by the Rentals Appraiser shall be final and conclusive.
- (6) For the purposes of this Section "goods" means any articles, commodities, substances or things including the personal or household effects of any person.
- 34D. No person shall require the tenant or prospective tenant of any housing accommodation or shared accommodation to pay more than one month's rental in advance or, if the rent is payable or to be payable by the week, more than one week's rental in advance.
- 34E. (1) Whenever it appears to the Rentals Administrator that any term or condition has been imposed on the tenant or prospective tenant of any housing accommodation or shared accommodation which, in the Administrator's opinion, is unreasonable or unjust or is designed to evade or has the effect of evading the spirit and intent of the Wartime Leasehold Regulations or of this or any other Order, the Rentals Administrator may determine that such term or condition was imposed as a term of the letting or of the offer to let any such accommodation and he may, with the approval of the Chairman, issue special directions in writing with respect thereto.
- (2) Any determination by the Rentals Administrator as provided in subsection (1) preceding shall be final and conclusive.
- 2. This Order shall come into force on November 30, 1944.

Made at Ottawa, November 29, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 460

Sales of Dressed Poultry to Purveyors of Meals

Under power's given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

Effective Date

1. This Order comes into force on December 11, 1944, and applies to all sales of dressed poultry to purveyors of meals.

Definitions

- 2. (1) For the purposes of this Order, the expression "purveyor of meals" means
- (a) a person who requires any food or food product for use in serving meals or refreshments to the transient or travelling public or to employees or as a public or private caterer or in an institution; or
- (b) the operator of a boarding house who serves on the average one hundred or more meals per day:

but it does not mean any person who purchases any food or food product for use in serving meals or refreshments on a ship operating outside Canadian territorial waters.

(2) In this Order the word "sell" includes an offer to sell and the word "buy" includes an offer to buy.

(3) In this Order the word "retailer" means a person who operates a retail outlet or outlets for the sale of poultry and/or meat and meat products and sells entirely to household consumers and/or purveyors of meals.

Maximum Prices

- 3. (1) Except as otherwise provided in this Section, no person shall sell any dressed poultry to a purveyor of meals and no purveyor of meals shall buy any dressed poultry, at a price which exceeds the maximum price at which the same may be sold at wholesale as fixed by Administrator's Order No. A-1310 or any Order replacing that Order.
- (2) The maximum price at which a primary producer of poultry, a retailer or any person who is registered with the Prices and Supply Representative of the Board as required by Section 4, may sell to a purveyor of meals during any period any kind or sub-kind of graded dressed poultry or of ungraded dressed poultry shall be an amount equal to the maximum price, as fixed by said Order No. A-1310 or any Order replacing that Order, at which, during that period, he may sell the same at whole-sale PLUS an amount equal to 10 per cent of such maximum wholesale price; provided, however,
 - (a) that no purveyor of meals shall buy any dressed poultry under the provisions of this subsection unless it is required by him for the purpose of serving meals or refreshments during the seven-day period immediately following the day on which delivery of the poultry is made to him;
 - (b) that no person shall sell any dressed poultry to a purveyor of meals under the provisions of this subsection unless he knows or has reason to believe that the dressed poultry is required by the purveyor of meals for the purpose of serving meals or refreshments during the seven day period immediately following the day on which delivery of the poultry is made to the purveyor of meals; and
 - (c) that this subsection shall not in any event apply if the quantity sold amounts to a carload lot or more which for the purposes of this Order shall be deemed to be 20,000 pounds gross weight.

Registration

- 4. (1) No person, other than a primary producer of poultry or a retailer, shall sell any dressed poultry to a purveyor of meals under the provisions of subsection (2) of Section 3 of this Order unless he is registered with the Prices and Supply Representative of the Board for the area in which he has his place of business.
- (2) If a person wishes to register with the Prices and Supply Representative under the provisions of this Order, he must obtain the appropriate forms at the nearest office of the Board, properly complete the forms and file them at that office.
- (3) The Prices and Supply Representative of the Board shall register each person entitled to be registered under the provisions of this Order who has made application to him and shall furnish him with a duplicate copy of his application with the date of registration endorsed thereon.

Records of Sales and Purchases

5. Every person selling any dressed poultry under the provisions of this Order shall maintain separate records of his purchases of dressed and live poultry and shall furnish and retain copies of sales invoices covering his sales of dressed poultry in the same manner and showing the same particulars as is required by said Order No. A-1310 of perons selling live and dressed poultry at wholesale.

Made at Ottawa, this 6th day of December, 1944.

D. GORDON,

Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 461

Maximum Rentals for Hotel Accommodation

Under powers given to the Board by the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, and amendments, the Board hereby orders as follows:

- 1. Order No. 316 of the Board is amended by deleting clause (d) of Section 1 thereof and by substituting the following therefor:
 - "(d) "hotel" means any establishment, generally recognized as a hotel in, its community, the operator of which for remuneration
 - (i) in one or more buildings, furnishes sleeping and living accommodation, with or without meals, to the travelling public; and
 - (ii) receives and lodges all persons seeking shelter, unless there is reasonable ground for refusal; and
 - (iii) has customarily kept a register in which the guests, on arrival, record their names and addresses; and
 - (iv) assumes responsibility for the goods and chattels of its guests in accordance with the law of the province in which the hotel is situated."
 - 2. This Order shall come into force on December 8, 1944.

Made at Ottawa, this 6th day of December, 1944.

D. GORDON, Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1461

Used Baskets, Hampers and Boxes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered as follows:

- 1. This Order comes into force on December 1, 1944 and revokes and replaces Administrator's Order No. A-663.
 - 2. For the purposes of this Order,
 - (a) "used basket" and "used hamper" respectively means a wooden basket or a wooden hamper which has been used as a fresh fruit or vegetable container, that is structurally sound and has had removed therefrom or obliterated or crossed out all marks, names and other letters or characters; "No. 1 used basket" or "No. 1 used hamper" means one that is clean, with no mildew and free from stain and "No. 2 used basket" or "No. 2 used hamper" means one that is only slightly stained or soiled;
 - (b) "used container" means a used basket, used hamper, used orange box, used lettuce crate or used berry crate.
- 3. The maximum price at which a person may sell or offer to sell, or buy or offer to buy any used container of a kind, grade, condition and size listed in the Schedule to this Order shall be the price set forth for such kind, grade, condition and size of container in the said Schedule.
- 4. The maximum price at which a person may sell or offer to sell, or buy or offer to buy, any used container of a kind, grade, condition or size other than those named in the said Schedule, or a used container of the kind and size named in the said Schedule but which is inferior thereto in grade and condition, shall be a price which is just and reasonable having regard to the condition and quality of the used container, but not in any event exceeding the highest lawful price at which such person sold the same or a similar used container during the basic period, September 15, 1941, to October 11, 1941, both inclusive.

Dated at Ottawa, this 18th day of November, 1944.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-1461

00 11411111115011100115 01401 1101	
	Maximum Prices per Unit cents
6-quart basket	
No. 1	$3\frac{1}{2}$
No. 2	$2\frac{1}{2}$
Unsorted	$1\frac{1}{2}$
11-quart basket	
No. 1	$4\frac{1}{2}$
No. 2	3
Unsorted	$2\frac{1}{2}$

•	Maximum Prices per Unit
	cents
20-quart basket	`
No. 1	5
No. 2	$3\frac{1}{2}$
Unsorted	$2\frac{1}{2}$
Bushel hampers — ten splint	5
Hamper covers,	. 2
Bushel hampers—14 or 20 splint	
No. 1	8
No. 2	
Unsorted	$3\frac{1}{2}$
Orange boxes—in good condition without breakages	6
Lettuce crates	12
Berry crates — complete 27's and 36's	15

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1462

Used Barrels, Used Cans, Used Drums and Used Pails

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. This Order comes into force on the 1st day of December, 1944, and revokes and replaces Administrator's Order No. A-604, as amended by Order No. A-858.
 - 2. For the purposes of this Order,
 - (a) "used container" means a used barrel, used can, used drum or used pail, listed in any of the Schedules hereto;
 - (b) "used drum" means an empty steel barrel or steel drum, cylindrical in shape and of a capacity not less than four Imperial gallons, which has previously been used and is fit for further use according to the following categories:
 - (i) "No. 1 drum" means a used drum requiring no re-conditioning to render it suitable for any use to which a new drum can be put and includes a used drum which has been subjected if required to any of the processes of de-gassing, cleaning, washing, painting, dent removing or welding and which is shown by test to be suitable for any use to which a new drum can be put;
 - (ii) "No. 2 drum" means a used drum which has been repaired where necessary, and is fit for further use as a container of liquids, and which, with further repairs, can be converted into a No. 1 drum;
 - (iii) "No. 3 drum" means a used drum in a fit state only to contain solids or semi-solids;
 - (c) "used barrel" means a wooden barrel or wooden keg which has previously been used, of one of the following categories:
 - (i) "used tight barrel" means a used empty wooden barrel or empty wooden keg properly coopered with steel or wooden hoops, having its heads, staves and hoops in good condition and capable of holding liquids; or
 - (ii) "used slack barrel" means a used wooden barrel or used wooden keg, other than a used tight barrel;
 - (d) "used pail" means an open headed steel bucket or container described in any of the Schedules hereto, and having therewith a steel lid and which has previously been used and is fit for further use;

- (e) "used can" means a can or tin, described in any of the Schedules hereto, which has previously been used and is fit for further use.
- 3. The maximum price at which any person may sell or offer to sell any kind, condition and size of used container listed in any of the Schedules hereto shall be the selling price set forth in such Schedule opposite the name or description of the used container according to its kind, condition and size and for the province of Canada in which such used container is located, but not in any event exceeding the highest lawful price at which he sold any such kind, condition and size of used container in the same province during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive; provided, however, that the said Administrator may, in cases where he deems advisable, fix or vary any person's maximum selling price.
- 4. The maximum price at which any person may sell or offer to sell any kind, condition and size of used drum of any kind not listed in Schedule "A" hereto shall be the following percentage of the lawful maximum selling price at which new steel drums of the same kind, size, gauge and make may be sold by the manufacturer thereof selling the same in carload lots delivered at the place of sale, namely,

but not in any event exceeding the highest lawful price at which he sold any such kind, condition and size of used container in the same area during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive.

- 5. The maximum price at which any person may sell or offer to sell any used tight barrel or used slack barrel of any kind and size not listed in Schedule "C" hereto shall be seventy per centum of the lawful maximum selling price at which any new barrels of the same kind, size and make may be sold by the manufacturer thereof selling the same in carload lots delivered at the place of sale, but not in any event exceeding the highest lawful price at which he sold such kind, condition and size of used container in the same area during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive.
- 6. In any case in which the provisions of Sections 3, 4 or 5, as the case may be, are not applicable by reason of a lawful maximum selling price not having been fixed pursuant to the Wartime Prices and Trade Regulations the said Administrator may, upon application made to him in writing according to the form prescribed by the Board, fix the lawful maximum selling price at which the used containers described in the application may be sold or supplied.
- 7. Notwithstanding the provisions of this Order with respect to the maximum selling price of used containers nothing herein contained shall be deemed to prohibit
 - (a) a person from continuing any deposit, debit or credit or other system in use by him during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive; nor
 - (b) a person from establishing any such system which is approved in writing by the appropriate Administrator:

in order to promote the return to him of used containers to which he is entitled.

8. No sale of any used container shall be made unless the seller issues an invoice describing in detail the used container sold, the condition and size of same and the price therefor and delivers a true copy of such invoice to the purchaser of such used container.

Dated at Ottawa, this 18th day of November, 1944.

S. GODFREY,

Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-1462

' USED DRUMS

Kind, Condition and Size	Ontario Quebec, New Brunswick, Nova Scotia and Prince Edward Island	Manitobà, Saskatchewan and Alberta	British Columbia	
rina, Condition and 5126	Maximum Price	Maximum Price	Maximum Price	
	F.O.B.	Seller's Shippin	g Point	
18 Gauge or Thinner	\$ cts.	\$ ets.	\$ cts.	
1. 40-50 Imperial gals. capacity— No. 1. No. 2. No. 3.	2 50	4 50 3 00 2 00	4 00 2 50 2 00	
2. 20-39 Imperial gals. capacity— No. 1. No. 2.	2 75 1 50	3 25 1 75	2 75 1 50	
3. 10-19 Imperial gals. capacity— No. 1. No. 2.	1 75 1 00	1 75 1 00	1 75 1 00	
4. 100-pound grease drums	1 25	1 35	1 25	
5. 50-pound grease drums	95	1 00	80	

SCHEDULE "B"

To Administrator's Order No. A-1462

Used Pails and Used Cans

Kind, Condition and Size	Ontario Quebec, New Brunswick, Nova Scotia and Prince Edward Island	Manitoba, Saskatchewan and Alberta	British Columbia	
Zing, Condition and Size	Maximum Price	Maximum Price	Maximum Price	
	F.O.B.	Seller's Shippin	g Point	
1. 5 Imperial gals. Pails Mp and D. or steel	\$ cts.	\$ cts.	\$ cts.	
jack with cover	0 35	0 35	0 35	
with cover	0 30	0 30	0 30	
4. 2 Imperial gals. Square paint or varnish	0 30	0 30	0 30	
5. 1 Imperial gal. Square paint or varnish	0 12	0 12	0 12	
can	. 0 11	0 11	0 11	
6. 1 Imperial gal. Lever lid paint, round can	0 11	0 11	0 11	
7. 4-pound jam tin	, 0 03	0 03	0 03	

SCHEDULE "C"

To Administrator's Order No. A-1462

USED BARRELS

Kind, Condition and Size	Ontario Quebec, New Brunswick, Nova Scotia and Prince Edward Island	Manitoba, Saskatchewan and Alberta	British Columbia	
And, Condition and Size	Maximum Price	Maximum Price	Maximum Price	
	F.O.B.	Seller's Shipping	g Point	
Class 1—Slack Barrels	\$ cts.	\$.cts.	\$ cts.	
Special size slack barrel over 20" head Double head slack barrel up to 20" head Open head slack barrel up to 20" head Culls—all sizes Nail kegs (with new heads)	0 80 0 70 0 60 0 40 0 25	0 90 0 60 0 50 0 40 0 25	0 80 0 60 0 50 0 40 0 25	
Class 2—Tight Barrels				
1. (A) Whiskey barrels, 40-50 gals. (White Oak, sap free)	4 00	3 50	3 50	
Oak, sap free)	3 00	3 00	3 50	
(D) Whiskey kegs, 5 gals. (White Oak, sap free)	2 00	2 00	3 00	
free)	1 75	1 75	2 50	
sap free)	1 25	1 25	1 75	
2. (A) Wine or pickle barrels, 40-50 gals. (Oak or Fir)	3 50	3 25	3 25	
(Oak or Fir)	2 00	2 00	2 00	
(C) Wine or pickle kegs, 5-19 gals. (Oak or Fir)	1 50	1 50	, 1 50	
3. (A) Edible product barrels, 40-50 gals. (Oak, Gumwood, Fir or Ash)	2 50	2 50	2 50	
(B) Edible product half barrels 20-39 gals. (Oak, Gudwood, Fir or Ash)	2 00	2 00	2 00	
(C) Edible product kegs, 5–19 gals. (Oak, Gumwood, Fir or Ash)	1 50	1 50	1 50	
4. (A) Inedible product barrels, 40-50 gals (B) Inedible product half barrels, 20-39 gals. (C) Inedible product kegs, 5-19 gals	2 00 1 50 1 00	2 00 1 50 1 00	2 00 1 50 1 00	
5. Mineral barrels. 40–50 gals	1 60	1, 75	1 75	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1476

Revocation of Administrator's Orders Nos. A-122, A-632 and A-633

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knit Goods, it is hereby ordered as follows:

- 1. The following Administrator's Orders are hereby revoked:
- (a) Administrator's Order No. A-122 respecting full fashioned hosiery,

- (b) Administrator's Order No. A-632 respecting circular knit hosiery, and
- (c) Administrator's Order No. A-633 respecting knitted outerwear.
- 2. This Order comes into force on December 4, 1944.

Dated at Ottawa this 1st day of December, 1944.

H. G. SMITH,
Administrator of Knit Goods.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such Regulations he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to have his maximum price therefor fixed under the provisions of Order No. 414 of the Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1477

Maximum Prices of Canned Poultry

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat, and Meat Products, it is hereby ordered as follows:

- 1. Clause (a) of Section 2 of Administrator's Order No. A-1319 is hereby revoked and the following substituted therefor:
 - "(a) "canned poultry" means the edible portion of chicken, fowl or turkey or of chicken and fowl combined (poultry meat), from which the skin and bones have been removed and which has been cooked, sterilized and packed in hermetically sealed containers;".
- 2. Schedules "A" and "B" of said Order No. A-1319 are hereby amended by deleting the word "Fowl" where it appears therein and substituting therefor the words "Fowl and Poultry Meat".
 - 3. This Order comes into force on December 5, 1944.

Dated at Ottawa this 2nd day of December, 1944.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1478

Maximum Prices of Dressed Poultry and Live Poultry

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

- 1. Administrator's Order No. A-1310 as amended by Administrator's Order No. A-1442 is hereby further amended by revoking clause (b) of subsection (2) of Section 16 and clause (b) of Section 23 and substituting therefor in each case the following:
 - "(b) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "E", in the case of turkeys, and under the markup symbol "F", in the case of any other kind of poultry."
- 2. Said Order No. A-1310 as amended is hereby further amended by revoking Sections 17 and 24 thereof and substituting therefor the following:

"Sales at Retail by Primary Producers

17. The maximum price at which a primary producer of poultry may sell at retail any kind or sub-kind of graded or ungraded dressed poultry to a buyer in a zone or other part of Canada during any period, shall be the highest lawful price at which such dressed poultry may be sold at wholesale by him to a buyer in that part of Canada during that period PLUS, a markup of 20 per cent of such wholesale price, in the case of turkeys, or 25 per cent of such wholesale price, in the case of any other kind of poultry."

"Sales at Retail by Primary Producers

- 24. The maximum price per pound live weight at which a primary producer of poultry may sell at retail any sub-kind of a kind of live poultry to a buyer in any zone or other part of Canada during any period, shall be the highest lawful price at which such live poultry may be sold at wholesale by him to a buyer in that part of Canada during that period PLUS, a markup of 20 per cent of such wholesale price, in the case of turkeys, or 25 per cent of such wholesale price, in the case of any other kind of poultry.'
- 3. This Order comes into force on December 11th, 1944.

Dated at Ottawa, this 5th day of December, 1944.

F. S. GRISDALE, Administrator of Meat and Meat Products.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.



Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 98

Maximum Prices for Fuelwood in Manitoba

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED AS FOLLOWS:

Interpretation

- 1. For the purpose of this Order
- (a) "fuelwood" includes millwood, cuttings, edgings, blocks and slabs;
- (b) "sell" includes an offer to sell;
- (c) "wholesaler" means a person who has been authorized in writing by the Timber Administrator to act as a wholesaler of fuelwood;
- (d) "zone A" means the City of Winnipeg and the area surrounding it from which the railway freight charge for fuelwood to the City of Winnipeg does not exceed 5½ cents per 100 pounds;
- (e) "zone B" means the Province of Manitoba except zone A.

Sale of Fuelwood

- 2. No person shall sell fuelwood except in cords each comprising 128 cubic feet properly piled or in a fraction of such a cord; or if the wood is 12 inches or under in length,
 - (a) in cords each comprising 128 cubic feet of such fuelwood properly piled or in a fraction of such a cord, or
 - (b) in cords each comprising 164 cubic feet of such fuelwood loosely packed or in a fraction of such a cord.

Maximum Prices for Fuelwood Loaded on Trucks or Railway Cars or Piled at Cutting Area or Roadside

3. (1) The maximum price at which any person except a wholesaler may sell fuelwood in the Province of Manitoba loaded on trucks or railway cars at the railway loading point nearest by road to the land from which the fuelwood was cut is the price set out in

Column 1 of Schedule "A" if the railway loading point is situated in zone A, or

- Column 2 of Schedule "A" if the railway loading point is situated in Zone B.
- (2) The maximum price at which any person except a wholesaler may sell fuelwood in the Province of Manitoba piled at the cutting area or at the railway loading point or at any point between the cutting area and the railway loading point, is the price per cord fixed by Subsection (1) for the railway loading point nearest to the land from which the fuelwood was cut, LESS an amount equal to the cost of transporting a cord of fuelwood to that railway loading point and loading it on trucks or railway cars.
- (3) The maximum price at which a wholesaler may sell fuelwood in the Province of Manitoba loaded on trucks or railway cars at the railway loading point nearest by road to the land from which the fuelwood was cut or piled at the cutting area or at the railway loading point or at any point between the cutting area and the railway loading point shall be the price per cord at which any other person could have sold that fuelwood PLUS the sum of twenty-five cents (25c).

Maximum Prices Delivered on Sales to Consumers

- 4. (1) The maximum price at which any person may sell fuelwood delivered to the premises of a consumer in the area described in Schedule "B", "C", "D", "E" or "F" is set out in the Schedule in which the area is described.
- (2) The maximum prices for half a cord and a quarter of a cord set out in Schedules "B", "C", "D", "E" and "F" shall only apply when half a cord or a quarter cord is ordered by the consumer and delivered at his request, For all other fractional quantities and in all other cases the maximum price shall be in proportion to the cord price.

Maximum Prices not Delivered on Sales to Consumers

5. When the consumer provides transportation for the fuelwood from the dealer's yard or the railway point of destination the maximum price at which any person may sell fuelwood to a consumer in an area described in Schedule "B", "C", "D", "E" or "F" is the price fixed by Section 4 of this Order for that area LESS

Fifty cents per cord on the sale of one cord or more,

Twenty-five cents on the sale of a half cord or a quantity between a half cord and a cord, and

Fifteen cents on the sale of a quantity under half a cord.

Administrator to Fix Prices of Unnamed Fuelwood

6. Fuelwood of a kind or length not named in the Schedules to this Order shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices

- 7. (1) Every person who sells or delivers fuelwood in the Province of Manitoba shall prepare an invoice in duplicate for each such sale or delivery, showing therein
 - (a) the name and address of the seller and purchaser; and
 - (b) the kind, and the quantity by cord measurement and length of each kind of fuelwood sold; and
 - (c) the price per cord and the total price charged; and
 - (d) the date of delivery; and
 - (e) any and all charges for and incidental to the sale and delivery.
- (2) No person shall make any charge for, or incidental to, the sale or delivery of fuelwood unless the charge is shown on the invoice.
- (3) One copy of the invoice shall be delivered to the purchaser at the time of the delivery of the fuelwood and one copy shall be kept on file by the seller for inspection by the Timber Administrator.

Advertisements

8. A person selling fuelwood in the Province of Manitoba must keep a copy of the Schedules to this Order on display at his place of business in a position where they can be readily examined by customers, and any change in prices approved by the Administrator must be put on display within 14 days after the effective date of the change. Any advertisement offering fuelwood for sale must contain the full name and address of the seller.

Previous Fuelwood Orders Revoked

9. Fuelwood Order No. 81, dated the 2nd day of November, 1943 and Fuelwood Order No. 95, dated the 28th day of February 1944, are revoked.

Effective Date

10. This Order shall be effective on and after the 4th day of December, 1944. Dated at Ottawa, this 16th day of November, 1944.

A. H. WILLIAMSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Fuelwood Order No. 98

Maximum Prices for Fuelwood loaded on railway cars in the Province of Manitoba

Column	1	2
Zone	A	В
Length.	4 feet	4 feet
Quantity.	1 cord	1 cord
KIND OF FUELWOOD Birch and Oak Tamarac and Ash. Mixed hardwoods (Oak, Elm and Ash, or a mixture thereof). Jackpine and Spruce White Poplar. Black Poplar. Millwood (cuttings, edgings, blocks and slabs).	\$ cts. 7 75 7 25 6 75 6 25 5 50 4 50 4 35	\$ cts. 7 25 6 75 6 25 5 75 - 5 00 4 00 3 85

Note: These are maximum prices and in establishing the above prices all subsidies and bonuses paid for the production and transportation of fuelwood have been taken into account.

SCHEDULE "B"

To Fuelwood Order No. 98

Maximum Prices for Fuelwood delivered to the premises of a consumer in the City of Brandon and the Greater Winnipeg Area, which means the cities of Winnipeg and St. Boniface, the towns of Transcona and Tuxedo and the municipalities of Assiniboia, Brooklands, Charleswood, East Kildonan, Fort Garry, North Kildonan, Old Kildonan, St. James, St. Vital and West Kildonan, all in the Province of Manitoba.

Length	8 feet and longer	4 feet	12 inches	12 inches	12 inches
Quantity	1 cord	1 cord	1 cord	½ cord	1 cord
KIND OF FUELWOOD Birch and Oak		\$ cts. 11 00 10 50 10 00 9 25 8 25 7 25	\$ cts. 12 50 12 00 11 50 10 75 9 75 8 75	\$ cts. 6 50 6 25 6 00 5 65 5 15 4 65	\$ cts. 3 55 3 40 3 30 3 15 2 90 2 65
Millwood (cuttings, edgings, blocks and slabs)B.C. Heavy Tie slabs		8 00 10 00	9 50 11 50	5 00 6 00	2 80 3 30

SCHEDULE "C"

TO FUELWOOD ORDER NO. 98

Maximum Prices for Fuelwood delivered to the premises of a consumer in the City of Portage la Prairie, the towns of Emerson, Minnedosa and Neepawa and the municipalities of Albert, Argyle, Archie, Arthur, Blanchard, Brenda, Cameron, Cornwallis, Dufferin, Daly, Edward, Elton, Grey, Glenwood, Hamiota, Lorne, Louise, Morris, Montcalm, Miniota, Macdonald, Morton, North Cypress, Oakland, Pipestone, Pembina, Riverside, Roland, Rhineland, Roblin, South Cypress, South Norfolk, Sifton, Strathcona, Stanley, Saskatchewan, Thompson, Turle Mountain, Victoria, Whitewater, Winchester, Wallace, Woodworth and Whitehead and all incorporated towns and villages which are enclosed on all sides by one or more of such municipalities except incorporated towns or villages named in other Schedules to this Order, all in the Province of Manitoba.

Length	8 feet. and longer	4 feet	12 in.	12 in.	12 in.
Quantity	1 cord	1 cord	1 cord	½ cord	4 cord
KIND OF FUELWOOD	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Birch and Oak. Tamarac and Ash.		9 75 9 25	11 00 10 50	5·75 5 50	3 15 3 05
Mixed hardwoods (Ash, Elm and Oak or a mixture thereof) Jackpine and Spruce White Poplar		8 20	10 00 9 50 8 75	5 25 5 00 4 65	2 95 2 80 2 65
Black Poplar		6 50	7 75	4 15	2 35
blocks and slabs)B.C. Heavy Tie slabs	8 50	7 50 9 50	8 75 10 75	4 65 5 65	2 65 3 15

SCHEDULE "D"

To Fuelwood Order No. 98

Maximum Prices for Fuelwood delivered to the premises of a consumer in the towns of The Pas and Selkirk, the village of East Selkirk, the municipal district of Flin Flon and those areas situate within one mile from the Post Office in each of the settlements of Sherridon, Churchill and Kississing, all in the Province of Manitoba.

Length	8 feet and longer	4 feet	12 in.	12 in.	12 in.
Quantity	1 cord	1 cord	1 cord	½ cord	½ cord
KIND OF FUELWOOD	\$ ets.	\$ ets.	\$ cts.	\$ cts.	\$ cts.
Birch, Oak and Tamarac Mixed hardwoods (Ash, Elm and Oak or a mixture thereof)		9 50	10 75	5 65 5 35	3 15
Jackpine and Spruce		8 50 7 75	9 75 9 00	5 15 4 75	2 90 2 70
Black Poplar		6 75	8 00	4 25	2 45
Millwood (cuttings, edgings, blocks and slabs)	8 25	7 75 9 25	9 00 10 50	4 75 5 50	2 70 3 05

SCHEDULE "E"

To Fuelwood Order No. 98

Maximum Prices for Fuelwood delivered to the premises of a consumer in the towns of Beausejour, Dauphin, Gladstone and Stonewall, the villages of Garson and Shoal Lake, those areas situate within one mile from the Post Office in each of the settlements of Newdale and Strathclair, and the municipalities of Odanah and Langford, all in the Province of Manitoba.

½ cord
\$ cts.
3 05 2 95
2 80 2 70 2 50
2 25 2 50 3 00

SCHEDULE "F"

To Fuelwood Order No. 98

Maximum Prices for Fuelwood delivered to the premises of a consumer in any part of the Province of Manitoba excluding those areas, municipalities, cities, towns, villages and district named in Schedules "B", "C", "D", and "E" to this Order.

Length	8 feet and longer	4 feet	12 inches	12 inches	12 inches
Quantity	1 cord	1 cord	1 cord	½ cord	1/4 cord
KIND OF FUELWOOD	\$ cts.	\$ ets.	\$ cts.	\$ cts.	\$ cts.
Birch and Oak		9 00	10 25	5 35	3 00
Tamarac and Ash		8 50	9 75	5 15	2 90
Oak or a mixture thereof)		8 00	9 25 8 75	4 90 4 65	2 70 2 65
Jackpine and Spruce		7 50 6 50	7 75	4 15	2 35
Black Poplar. Millwood (cuttings, edgings,		5 50	6 75	3 65	2 20
blocks and slabs)		6 50	7 75	4 15	2 35
B.C. Heavy Tie slabs	7 50	8 50	9 75	5 15	2 90

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

MACHINE TOOLS CONTROLLER

Order No. M.T.C. 3A

(Order No. M.T.C. 3—Machine Tools—Production, Sale and Purchase—Rescinded)

Dated December 1st, 1944.

Pursuant to the powers conferred by Order in Council P.C. 4101 of August 22, 1940, and any other Order in Council or Statute.

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Machine Tools Controller No. M.T.C. 3 dated June 1st, 1943, is rescinded.

THOMAS ARNOLD,

Machine Tools Controller.

APPROVED:

J. GERALD GODSOE, Chairman. Wartime Industries Control Board. VOLUME IV, No. 11



DECEMBER 18, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

Orders in Council

Errata: Canadian War Orders and Regulations 1944
Vol. IV No. 10, Page 452—"P.C. 8/915" should read "P.C. 8/9151"

Order in Council making appointments to Regional Selective Service Advisory Boards

P.C. 8937

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 12th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Labour, is pleased to appoint and doth hereby appoint the undermentioned persons as members of the Regional Selective Service Advisory Boards established pursuant to the provisions of Orders in Council P.C. 6387 dated August 10, 1943, P.C. 512 dated January 28, 1944, and P.C. 5550 dated July 21, 1944:

- (1) Pacific Employment Region
 Mr. G. C. Derby, of Vancouver, B.C.,
 Representing the Department of Veterans' Affairs.
- (2) Prairie Employment Region
 Mr. W. G. Rumball, of Winnipeg, Manitoba,
 Representing the Department of Veterans' Affairs.
- (3) Ontario Employment Region
 Mr. George McRae, of Toronto, Ontario,
 Representing the Department of Veterans' Affairs.
- (4) Quebec Employment Region
 Major H. M. Bell, of Montreal, Quebec,
 Representing the Department of Veterans' Affairs.
- (5) Maritime Employment Region
 Mr. J. H. Barnett, of Saint John, N.B.,
 Representing the Department of Veterans' Affairs.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing the retention on discharge of certain articles of clothing and equipment—Corps of (Civilian) Canadian Fire Fighters

P.C. 9245

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 12th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 27 of the Regulations pertaining to the Corps of (Civilian) Canadian Fire Fighters for Service in the United Kingdom approved by Order in Council P.C. 76/1656 of March 3, 1942, stated that articles of clothing, uniform or personal equipment issued to a member for the purpose of the Corps shall not become his property, must be used by him only in the execution of his duty as a member and be returned by him when required or when leaving the Corps;

And whereas under the Regulations pertaining to the Armed Forces, members upon discharge or demobilization are entitled to retain certain articles of clothing, uniform and personal equipment;

And whereas the Corps of (Civilian) Canadian Fire Fighters is being demobilized as a unit and no question of reissue is involved;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National War Services, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes, 1927, is pleased to amend the said Regulations and they are hereby amended by revoking Section 27 thereof and substituting the following therefor,—

Articles of Clothing, etc., not Property of Member

27. (1) Articles of clothing, uniform or personal equipment issued to a member for the purpose of the Corps must be used by him only in the execution of his duty as a member and he may be required to make good any loss of or damage to any such article unless the loss or damage occurred through no fault of his.

Articles to be retained upon Discharge or Release

(2) Upon discharge a member may be permitted to retain, if issued to him, the following items of clothing and equipment:

Badges Cap
Badges Lapel
Bags Kit
Belts Leather
Boots Ankle Leather
Braces
Collars Blue
Collars White
Coveralls
Drawers Cotton
Drawers Cotton Army
Drawers Woollen
Shirts Under Cotton
Shirts Under Woollen

Shirts White
Singlets Gymnastic
Shoes Leather
Socks Black
Brushes Blacking
Brushes Polishing
Brushes Tooth
Caps Uniform
Caps Wedge
Coats Gaberdine
Coats Great
Coats Uniform
Gloves Leather
Haversacks

Holdalls
Housewives
Mittens Woollen
Razors Safety
Razors Safety Army
Shirts Blue
Socks Gray
Straps Chin
Ties Black
Towels Hand
Trousers Fatigue
Trousers Uniform
Vest Uniform

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council revoking Orders re Control of Machine Tools P.C. 9246

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 12th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4101 of August 22, 1940, Regulations respecting Machinery and Machine Tools were established and Thomas Arnold of Montreal, Que., was appointed Machine Tools Controller;

And whereas the Minister of Munitions and Supply reports that it is now desirable to rescind the said Order in Council and the undermentioned Orders in Council amending it and the appointment of the said Thomas Arnold as Machine

Tools Controller;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to order and it is hereby ordered as follows:—

1. Effective December 15, 1944, the following Orders in Council are revoked,—Order in Council P.C. 4101 of August 22, 1940

Order in Council P.C. 7357 of September 20, 1941

Order in Council P.C. 1268 of February 17, 1942 Order in Council P.C. 2365 of March 27, 1942

Order in Council P.C. 6596 of July 28, 1942.

- 2. Effective December 15, 1944, the appointment of Thomas Arnold of Montreal, Que., as Machine Tools Controller is revoked.
- 3. The revocation of the appointment of Thomas Arnold as Machine Tools Controller shall be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Machine Tools Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Machine Tools Controller.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council discontinuing war risk insurance on grain in elevators licensed under The Canada Grain Act, etc.

P.C. 9265

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 12th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:-

1. That under the War Risk Insurance Act, 1942, the Minister of Finance may, on behalf of His Majesty, enter into a contract of insurance with any person to insure against the risk of war damage any property in which such person has an insurable interest; and that under the said Act, the Minister of Finance may establish one or more schemes of insurance as he sees fit;

2. That by Order in Council P.C. 10229, dated November 19, 1942, as amended, a special insurance scheme to cover all grain in elevators licensed under the Canada Grain Act, in flour mills, in plants for the manufacture of grain products and in

transit in Canada was instituted and provision was made for the collection of a premium by means of a levy both upon the stocks of grain in certain positions in store at the close of business on November 30, 1942, and upon the movement of grain into certain licensed elevators, thereafter, the said levy being as more particularly set out in the said Order in Council;

- 3. That by Order in Council P.C. 7408, dated September 21, 1943, the rate of premium for insurance on grain was reduced by 20 per cent effective on and after the 1st day of September, 1943;
- 4. That in view of the position of the allied nations in the war it is considered expedient and desirable to discontinue, effective on and after December 15, 1944, the war risk insurance scheme to cover all grain in elevators licensed under the Canada Grain Act, in flour mills, in plants for the manufacture of grain products and in transit in Canada.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Risk Insurance Act, 1942, and the War Measures Act, is pleased to order and it is hereby ordered that the war risk insurance scheme to cover all grain in elevators licensed under the Canada Grain Act, in flour mills, in plants for the manufacture of grain products and in transit in Canada, be discontinued on and after December 15, 1944.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re sale of duty free goods to Canadian Nationals at isolated U.S. Army bases

P.C. 109/9267

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 13th December, 1944.

The Board recommend, under the provisions of Section 3 of the War Measures Act, that authority be delegated to the Minister of National Revenue to authorize the sale of duty free and tax free goods to Canadian nationals at isolated United States Army bases under agreement with the United States authorities as to quantities permitted to be sold and other matters pertaining thereto.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

ORDER No. 70

THE DAIRY PRODUCTS BOARD HEREBY ORDERS:

That the following Orders of the Board be rescinded.

Order No. 67, which required all Cheddar cheese manufactured in the Provinces of Ontario and Quebec, on and after the 19th of June, 1944, to be large, white and unwaxed.

Order No. 68, which required all Cheddar cheese manufactured in the Provinces of Ontario and Quebec, after the 24th of June, 1944, to be disposed of to exporters licensed by the Board for export to the British Ministry of Food.

Order No. 69 which permitted the sale of Cheddar cheese to milk suppliers of a cheese factory.

Made at Ottawa this 7th day of December, 1944.

J. F. SINGLETON,

Chairman.

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

THE MERCHANT SEAMEN ORDER, 1941

BOARD OF INQUIRY

Revocation of Former Appointment and Confirmation of New Appointment

I, the undersigned Minister of Justice do hereby revoke and cancel the appointment of Lieutenant Commander J. R. Elfert as representing the Department of National Defence for Naval Services, to act on Boards of Inquiry under the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397 dated 19th December, 1942.

And pursuant to Section 9 (1) of the said Order do hereby appoint for all ports and places in Canada the said J. R. Elfert, Port Warden and Harbour Master at Prince Rupert, in the Province of British Columbia, as representing the Department of Transport, to act on Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 27th day of November 1944.

LOUIS S. ST. LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 19—Supplement No. 55

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 8th December, 1944.

To Collectors of Customs and Excise, and others concerned:

TRADING WITH THE ENEMY

LIST OF SPECIFIED PERSONS, REVISION No. 55

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,
Deputy Minister of National Revenue
Customs and Excise.

WM No. 39—Seventh Revision Supplement No. 15

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 4th December, 1944.

To Collectors of Customs and Excise, and others concerned:

EXPORT PERMITS—EXEMPTIONS

By Export Permit Branch Order No. 103, effective on and after December 11, 1944, the items listed in the attached schedule of commodities are exempted, as specified therein, from the requirements of an export permit when shipped from Canada.

Special attention of collectors is drawn to the section listing items deleted from the Export Control Schedule (Annex No. 1). In the case of these commodities it should be noted that the exemption is actually limited in accordance with Clause Five of the Export Permit Regulations of May 1, 1944, whereby export permits are required for shipments to destinations other than parts of the British Empire and the United States.

D. SIM,
Deputy Minister of National Revenue
Customs and Excise.

ANNEX No. 1

COMMODITIES DELETED FROM THE EXPORT PERMIT REGULATIONS OF MAY 1, 1944

(The exemption provided hereby is actually limited in accordance with Clause Five of the Export Permit Regulations of May 1, 1944, under which export permits are required for shipments to destinations other than parts of the British Empire and the United States.)

Group 2—Animals and Animal Products
Furs and fur skins.

Group 3-Fibres, Textiles and Textile Products

Feather manufactures.
Felt base floor coverings.

Group 4-Wood, Wood Products and Paper

Balsa and manufactures.

Barrels, kegs, casks and other similar containers of wood.

Cooperage stock: Barrel heading, hoops and staves, in the rough or manufactured.

Pails and tubs of wood.

Paper and board manufactures, excepting facial tissues, sanitary pads, cellophane, toilet paper, paper towels and paper bags.

Teakwood: Boards, planks, logs and scantlings.

Group 5-Iron and Steel (Including Alloy Steel) and Their Products

Iron ore and concentrates.

Pig iron.

Automobile tire-service equipment and parts.

Blanks for tool bits.

Bolts, nuts, screws, rivets and washers.

Cranes.

Derricks.

Dredging machinery.

Dredging machinery parts.

Electrical conduit.

Elevators, freight and passenger and parts therefor.

Fence posts.

Flax machines of all kinds.

Hoists.

Laundry and dry-cleaning equipment and parts.

Machinery and parts, n.o.p., over \$25 in value.

Metal and wood-working machine tools and machinery, other manufacturing machinery and parts, including:—

Drilling and boring machines (horizontal and vertical).

Grinding machines.

Lathes.

Melting or casting furnaces and machines.

Milling machines.

Planers.

Presses (hydraulic and mechanical).

Reamers.

Shapers and slotters.

Bits and drills of all descriptions.

Broaching machines.

Die machines.

Dies.

Draw benches.

Engraving machines.

Forging machines.

Gear cutters.

Hobs.

Honing machines.

Jigs.

Jig-boring machines.

Lapping machines.

Milling cutters.

Machine tools, portable or non-portable.

Machine-tool fixtures.

Rolling-mill machinery.

Stamping machines.

Taps.

Thread millers.

Tools incorporating industrial diamonds.

Welding sets.

Wire-drawing machines.

Used or rebuilt machine tools of any description.

Oil well-drilling machinery and parts, including petroleum and gas-well equipment and parts.

Petroleum refining machinery, equipment and parts.

Plastic moulding machines and presses.

Precision instruments-

Gauges.

Balancing machines.

Testing machines.

Measuring machines.

Pumps, hydraulic, except for domestic use.

Group 6-Non-Ferrous Metals and Their Products

Aluminium—Aluminium ores and concentrates, refined metal and alloys semifabricated and fabricated, scrap, salts and compounds, paint and inks containing aluminium in any form.

Cerium—Cerium metal, alloys, salts and compounds, and manufactures.

Columbium—Columbium ores and concentrates, metal and alloys (including ferrocolumbium).

Magnesium—Magnesium ores and concentrates, metal and alloys semi-fabricated and fabricated, scrap, salts and compounds.

Mercury—Mercury ores and concentrates, metallic mercury, salts and compounds.

Silicon—Silicon metal and alloys (including ferro-silicon).

Selenium and Tellurium—Selenium and tellurium residues, metal, salts and compounds.

Strontium—Strontium ores, salts and compounds.

Thorium manufactures (including incandescent mantles).

Zirconium—Zirconium ores and concentrates, metal and alloys (including ferrozirconium), sand, salts and compounds.

Group 7-Non-Metallic Minerals and Their Products

Carbon electrodes.

Carbon brushes and stock, carbon stoppers, lighting carbons and carbon products, n.o.p.

Clays, not further manufactured than ground.

Cryolite—Cryolite, natural or artificial.

Gas, helium.

Glass, all kinds, except lamp chimneys over \$50 in value.

Limestone, ground.

Lime, n.o.p.

Pyrites, iron.

Group 8—Chemical and Allied Products

Calcium chloride.

Coal and pine pitch, burgundy pitch, and coal and pine tar.

Cosmetics.

Glycerin.

Nitric acid.

Perfumery.

Proprietary medicinal products, packaged for retail sale, and in bulk form.

Soda ash (Sodium carbonate).

Toilet preparations.

Group 9-Miscellaneous

Bags, physicians', tool, duffle and sports; musical instrument cases.

Luggage, all kinds, n.o.p., except all leather-covered luggage, cases and bags.

Binoculars.

Brushes.

Buttons and parts, other than metal.

Microscopes and accessories.

Musical instruments, parts and accessories, except phonographs and record players,

Navigation instruments.

Optical elements.

Pencils, all kinds, including mechanical.

Photographic and projection apparatus and supplies.

Recording instruments, n.o.p.

Rifles, revolvers and pistols, .22 calibre and smaller.

Scientific and professional instruments, apparatus and supplies.

Shotguns.

Tachometers.

Telescopes.

Umbrellas and umbrella frames.

ANNEX No. 2

COMMODITIES NOT REQUIRING AN EXPORT PERMIT FOR SHIPMENTS VALUED AT \$25.00 OR

LESS WHEN CONSIGNED TO THE BRITISH EMPIRE OR THE UNITED STATES

Group 2—Animals and Animal Products

Candles.

Feathers, including down, in natural state or processed.

Waxes, animal, including admixtures.

Group 3—Fibres, Textiles and Textile Products

All fibres, textiles and textile products, except Cotton pulp and cotton pulpboard and Oakum.

Group 5-Iron and Steel (Including Alloy Steel) and Their Products

Agricultural implements and machinery.

Bicycles.

Enamel ware of iron or steel.

Fasteners, dome, snap, zipper, or other.

Furniture of metal.

Hollow ware, flatware, utensils and containers, of iron or steel, coated or not.

Metal drums and similar containers, unfilled, new or used.

Scales, balances and weights.

Group 8—Chemical and Allied Products

Casein glue.

Fatty acids produced from vegetable oils under export control.

Fatty acids and oils, sulphated and sulphonated.

Glue, n.o.p.

Paints, varnishes and inks-

Paints, bituminous, liquid and plastic.

Paints, other liquid.

Paints, kalsomine or cold-water, dry.

Varnishes.

Lacquers.

Japans.

Oil finish.

Wood fillers.

Driers, metallic, liquid or not.

Putty.

Thinners for nitrocellulose lacquers or paints.

Gums, varnish, natural or synthetic.

Ink, shoemakers', printing, rotogravure and writing.

Polishes, automobile, metal and shoe.

Polishes, wax, floor, wood and furniture.

Soap, all kinds.

Turpentine.

ANNEX No. 3

COMMODITIES NOT REQUIRING AN EXPORT PERMIT FOR SHIPMENTS VALUED AT \$100.00 OR LESS WHEN CONSIGNED TO THE BRITISH EMPIRE OR THE UNITED STATES

Group 4—Wood, Wood Products and Paper

Box shooks.

Paper and paper products, except waste paper.

Pulp boards, all kinds.

Group 5-Iron and Steel (Including Alloy Steel) and Their Products

Lamps and lanterns.

Safes and vaults, and equipment and parts therefor.

Group 7-Non-Metallic Minerals and Their Products

Abrasives—Abrasive wheels of emery, corundum and garnet; artificial abrasives, crude and in grains; grindstones of natural and of artificial abrasives; sand-paper and other abrasive paper and cloth; other natural and artificial abrasives; hones and whetstones.

AMENDMENT TO REGULATION No. 6

Rubber and Rubber Products are deleted from the commodities listed in Clause Six of the Export Permit Regulations of May 1, 1944, so that export permits are no longer required for shipments thereof, valued at \$5.00, or less.

Series D No. 47-T.C. 180

MEMORANDUM

CUSTOMS AND EXCISE DIVISIONS

OTTAWA, 25th November, 1944.

To Collectors of Customs and Excise, and others concerned:

TARIFF CHANGE BY ORDER IN COUNCIL

During the period 1st November, 1944 to the 30th June, 1945, the under-mentioned product is accorded the tariff treatment hereunder indicated and is exempted from the war exchange tax:—

Woven fabrics of cotton and not more than 50 per cent by weight of synthetic textile fibres or filaments for use only in the manufacture of

clothing,

British Preferential Tariff Free
Intermediate Tariff 33\frac{1}{3} p.c.
General Tariff 45 p.c. and
40cts, per pound

(To be designated as Tariff Item 561b.)

D. SIM,

Deputy Minister of National Revenue Customs and Excise.

(P.C. 8822, 21/11/44—Authority War Measures Act.)

Series D No. 47-T.C. 181

MEMORANDUM

CUSTOMS AND EXCISE DIVISIONS

OTTAWA, 25th November, 1944.

To Collectors of Customs and Excise, and others concerned:

TARIFF CHANGE BY ORDER IN COUNCIL

Effective 1st September, 1944, the under-mentioned product is accorded the tariff treatment hereunder indicated and is exempted from the war exchange tax and the special excise tax:—

Cumene bottoms (composed of polymers of	isopropyl benzol) when
imported for use in the manufacture of cumene	
British Preferential Tariff	Free
Intermediate Tariff	Free
General Tariff	Free

(To be designated as tariff item 263a.)

D. SIM.

Deputy Minister of National Revenue Customs and Excise.

(P.C. 8823, 21/11/44—Authority War Measures Act.)

Series D No. 47—T.C. 182

MEMORANDUM

CUSTOMS' AND EXCISE DIVISIONS

OTTAWA, 8th December, 1944.

To Collectors of Customs and Excise, and others concerned;

TARIFF CHANGE BY ORDER IN COUNCIL

Effective 1st November, 1944, importations of Rubber or gutta percha waste or junk, ex Item 616 (ii) are exempted from the War Exchange Tax.

D. SIM,

Deputy Minister of National Revenue Customs and Excise.

(P.C. 9135, 5/12/44—Authority War Measures Act.)

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA

GOVERNMENT NOTICE

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE RE FRANCE

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that persons residing in Canada may make personal remittances to France, Andorra and Monaco provided such remittances are made with the approval of the Foreign Exchange Control Board; and this notice shall constitute the permission of the Secretary of State to make such remittances and such action shall not be deemed to be trading with the Enemy.

The permission hereby given shall apply only to transactions which shall be entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under or by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it shall be expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 8th day of December, 1944.

N. A. McLARTY, Secretary of State of Canada.



PART III

Wartime Prices and Trade Board (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 462

Controlling Sales of New Hot Air Furnaces

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, The Board Hereby orders as follows:

- 1. Board Order No. 410 as amended is revoked.
- 2. This Order comes into force on December 13, 1944.

Made at Ottawa this 11th day of December, 1944.

D. GORDON,
Chairman

WARTIME PRICES AND TRADE BOARD

ORDER No. 463

Slaughtering of Live Stock and Stamping of Carcasses

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments.

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Board Order No. 340 as amended is hereby further amended by revoking Sections 7 and 13 thereof and substituting therefor the following:

"STAMPING OF CARCASSES

7. Every person who holds a permit for slaughtering live stock must comply with and carry out the requirements and rules respecting the stamping of carcasses of meat set out in Slaughtering Circular No. 5 of the Board issued by the Administrator of Meat and Meat Products on July 6, 1942, or set out in any Slaughtering Circular of the Board amending, supplementing or replacing said Slaughtering Circular No. 5.

OFFENCES AND PENALTIES

- 13. No person shall contravene or fail to observe and comply with any of the provisions of this Order or of any Order, requirement, instructions, direction or slaughtering circular referred to in Section 4 or Section 7 or of any authorization issued under Section 11."
 - 2. This Order comes into force on December 15, 1944.

Made at Ottawa, this 12th day of December, 1944.

D. GORDON,



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1452

Maximum Prices for Sales by Wholesale Distributors and Retailers of Fresh Water Fish, Atlantic Cured Fish and Atlantic fresh and frozen Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

Application of Order

- 1. This Order only applies to sales at wholesale and at retail of the following fish and fish products:
 - (a) fresh, frozen, smoked, cured or otherwise processed fresh water fish except salmon and other fish which only inhabit fresh water temporarily;
 - (b) Atlantic cod, herring (including sardines), haddock, mackerel, hake and pollock, cured with salt or vinegar or otherwise cured;
 - (c) fresh or frozen Atlantic lobsters, clams, oysters, crabs, shrimps, scallops, winkles and other fresh or frozen Atlantic shell fish.
 - 2. Administrator's Order No. A-564 is hereby revoked.
- 3. This Order comes into force on December 1, 1944. It replaces said Order No. A-564 to the extent that it applied to the fish and fish products listed in Section 1 of this Order.

Definitions

- 4. For the purposes of this Order,
- (a) "Atlantic" as used in this Order refers to fish and fish products caught or taken or processed from fish caught or taken in waters off the eastern coast of Canada or off the coast of Newfoundland or from the waters of any river flowing into the Atlantic Ocean;
- (b) "fish" and "fish products" mean respectively, the fish and fish products to which this Order applies;
- (c) "processor" means a person who buys or otherwise acquires fish from a primary producer and processes them or has them processed for him for resale, by heading, gutting, dressing, filleting, freezing, icing, smoking or curing;
- (d) "sell" as used in this Order also covers an offer to sell;
- (e) "wholesale distributor" means any person other than a primary producer or a processor who sells at wholesale;
- (f) "sell at wholesale" means to sell otherwise than at retail.

Sales by Wholesale Distributors

- 5. (1) The maximum price at which a wholesale distributor may sell any fish or fish products at wholesale shall be the sum of the following, f.o.b. his place of business:
 - (a) the actual price paid by him for the fish or fish products;
 - (b) actual transportation charges, not exceeding the common carrier rate, paid by him and which are not included in such actual price; and
 - (c) subject to subsections (2) and (3) of this Section, a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of the same or a substantially similar kind and quality of fish or fish products.

- (2) On sales at wholesale of fresh or frozen Atlantic shell fish, the markup mentioned in clause (c) of subsection (1) of this Section shall not in any event exceed 20 per cent of the seller's selling price.
- (3) On sales at wholesale of any fish or fish products other than fresh or frozen Atlantic shell fish, for which the lawful maximum price is in excess of 10 cents per pound, the markup mentioned in clause (c) of subsection (1) of this Section shall not in any event exceed
 - (a) on sales in case lots, 20 per cent of the seller's selling price or 5 cents per pound whichever amount is the lesser; or
 - (b) on sales in less than case lots,
 - (i) 20 per cent of the seller's selling price PLUS a handling charge of 1 cent per pound of fish or fish products, or
 - (ii) 5½ cents per pound whichever amount is the lesser.

Combined Markups of Wholesale Distributors

- 6. (1) When sales of fish or fish products are made by and between wholesale distributors the total amount of the markups of all the wholesale distributors combined must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.
- (2) Every wholesale distributor when selling to another wholesale distributor shall, on the invoice furnished by him to the buyer, state the proportion of the total combined markup that has been taken by him and by all other wholesale distributors who handled the fish or fish products, and the amount thereof available for the buyer.

Prepaid Freight Not to be Considered in computing Wholesale Markup

7. At the request of the buyer a wholesale distributor may prepay the transportation charges on any shipment of fish or fish products to the city, town or village in which the buyer has his place of business but in that event he must show the transportation charges as a separate item on his sales invoice to the buyer and must not include such charges in computing his markup.

Sales at Retail

- 8. The maximum price at which any person other than a primary producer may sell any fish or fish products at retail shall be the sum of the following:
 - (a) the actual price paid by him for the fish or fish products but not exceeding, if he buys them from a wholesale distributor, the maximum price at which the same may be sold to him by a wholesale distributor;
 - (b) actual transportation charges paid by him that are not included in the actual price he paid for the fish or fish products; and
 - (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products but not in any event exceeding.
 - (i) on sales of any fresh or frozen shell fish, $33\frac{1}{3}$ per cent of his selling price; or
 - (ii) on sales of any other fish or fish products for which the lawful maximum price at retail is in excess of 10 cents per pound, 33\frac{1}{2} per cent of his selling price or 12 cents per pound whichever amount is the lesser.

Sales by any Person of Canned Fresh Water Fish

9. No person shall sell any canned fresh water fish unless he has obtained a price fixation for such fish pursuant to the provisions of Board Order No. 414.

Sales of Imported Fresh Water Fish

10. The maximum price at which any person may sell any imported fish or fish products to any buyer shall be an amount equal to the price at which that person sells to that class of buyer, fish or fish products of the same or a substantially similar

variety, kind and quality and style of dressing taken or processed from fish taken from Canadian fresh waters or from Atlantic waters and landed directly in Canada, as the case may be.

Records and Invoices

- 11. (1) On every sale of fish or fish products other than on a sale at retail, every seller shall at the time of delivery to the buyer, furnish him with an invoice showing the name and identifying address of the seller and the buyer, the date of the sale, the variety and the style of dressing and quality and price per pound or per container (if shell fish) charged for such fish or fish products.
- (2) Every seller shall retain a duplicate copy of each invoice furnished by him as required by this Section.
- 12. Every wholesale distributor and retailer shall immediately upon receipt by him of any fish or fish products purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and identifying address of his supplier, the kind, variety and quality of the fish or fish products, the actual price per pound or per container (if shell fish) and the transportation charges paid.
- 13. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier in accordance with Section 11, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.
- (2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection for twelve months from the date of the transaction to which it relates.
- 14. Every person who sells at retail any fish or fish products shall upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, and the price per pound or per container (if shell fish) and the kind, variety and quality of the fish or fish products.

Dated at Ottawa, this 21st day of November, 1944.

A. N. McLEAN,

Administrator of Fish and

Fish Products.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1472

Labelling and Invoicing of Footwear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Footwear, it is hereby ordered as follows:

Effective Date.

1. This Order comes into force on January 1, 1945, and revokes and replaces Administrator's Order No. A-1233.

Labelling.

2. No footwear which is wholly or partly manufactured in Canada after the effective date of this Order, shall be displayed for sale, or shipped, or delivered in pursuance of a sale by any person unless at the time of display, shipping or delivery the

three figure code number allocated to the manufacturer by the Administrator of Footwear, is stamped or written in an indelible ink on the inside lining thereof. In the case of felt footwear, unlined boots and shoes having an upper of oiled leather or any types where due to the nature of the surface a stamp cannot satisfactorily be applied, the code number may be stamped, printed or written on a tag or label attached to each slipper, boot, or shoe.

3. Nothing in Section 2 shall prohibit a wholesaler, or a retailer, or a manufacturer at the request of a wholesaler or a retailer, from affixing or attaching a wholesaler's or a retailer's name label or identifying mark on any footwear in place of or in addition to the manufacturer's name, provided that the manufacturer's code number is shown as provided in Section 2.

Invoices.

- 4. (1) Every manufacturer shall, within ten (10) days of the date of shipment by him of any footwear, supply the person to whom it is sold with an invoice showing
 - (a) the date of the shipment;
 - (b) his name and address, and that of the person to whom the footwear is shipped;
 - (c) the style or sample number or the case number;
 - (d) the exact quantity of footwear in the shipment;
 - (e) the price per pair of the same and the total price;
 - (f) all discounts allowable by him on the said total price;
 - (q) any surcharge which he is permitted to make under authority of the Board;
 - (h) a declaration which may be printed, written or stamped on the invoice stating that the price charged for each pair of footwear as set forth in the invoice is not more than the maximum price per pair fixed by or under the Wartime Prices and Trade Regulations, or by or on behalf of the Board for sales by him of the footwear.
- (2) Every wholesaler shall, within ten (10) days of the date of shipment by him of any footwear, supply the person to whom it is sold with an invoice showing
 - (a) the date of the shipment:
 - (b) his name and address, and that of the person to whom the footwear is shipped:
 - (c) the exact quantity of footwear in the shipment;
 - (d) the price per pair of the same and the total price;
 - (e) all discounts allowable by him on the said total price;
 - (f) any surcharge which he is permitted to make under authority of the Board;
 - (g) a declaration which may be printed, written or stamped on the invoice stating that the price charged for each pair of footwear as set forth in the invoice is not more than the maximum price per pair fixed by or under the Wartime Prices and Trade Board Regulations, or by or on behalf of the Board for sales by him of the footwear.

Records and Invoices to be kept.

- 5. (1) Every person who manufactures footwear shall keep a proper record of his manufacture and sale of such footwear, showing the price of each style or sample number or each case number.
- (2) Every wholesaler and retailer shall keep on his file every invoice he receives relating to a transaction in footwear.
- (3) Every record and invoice which by this Section a person is required to make and keep shall, upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

Exemptions.

6. This Order shall not apply to the manufacture, sale or delivery of footwear on the order of the Department of Munitions and Supply or any agency thereof, any of the Departments of National Defence or the Department of Veterans' Affairs.

7. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon written application to him, may grant in any individual case of undue hardship or other special circumstances.

Dated at Ottawa, this 29th day of November, 1944.

G. G. HODGES,

Administrator of Footwear.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1479

Conversion of real property known as 119 Bedford Road and 74 Kendal Avenue, both in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest, to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the respective owners of real property in the City of Toronto known in 1944 as Numbers 119 Bedford Road and 74 Kendal Avenue for permission to convert each into a three-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto approved such conversions of the aforesaid real property, subject to the conditions hereinafter set forth.

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

- 1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 119 Bedford Road and 74 Kendal Avenue, both in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of such single family dwelling houses are hereby permitted to convert into and use each as a three-family dwelling house, subject to the following conditions:
 - (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
 - (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
 - (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.
 - 2. This Order shall come into force on the 11th day of December, 1944.

Dated at Ottawa this 8th day of December, 1944.

OWEN LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1483

Pork Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:—

- 1. Schedule "B" of Administrator's Order No. A-1391, as amended, is hereby further amended
 - (a) by deleting the words and figures "In Tubs, 60 lbs. net weight" shown therein as the name of Product No. 212 and substituting therefor the words and figures "In Pails or Tubs, 50 or 60 lbs, net weight"; and

(b) by deleting the words and figures "In Pails, 20 lbs. net weight" shown therein as the name of Product No. 214 and substituting therefor the words and

figures "In Pails, 20 or 25 lbs. net weight".

2. Schedule "D" of said Order No. A-1391 is hereby amended by revoking the definitions of Pork Products Nos. 212 and 214 contained therein and substituting therefor respectively the following:—

Product No. 212—"lard in pails or tubs"—means the same product as product No. 210 but packed in pails or tubs containing 50 pounds or 60 pounds net

weight:'

'Product No. 214—"lard in pails"—means the same product as product No. 210 but packed in pails containing 20 pounds or 25 pounds net weight;'

3. This Order comes into force on December 15, 1944.

Dated at Ottawa, this 12th day of December, 1944.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1484

Certain Kinds of Waxed Paper

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:—

- Administrator's Order No. A-1220, which restricted the manufacture and packaging of certain kinds of waxed paper, is revoked.
- 2. This Order comes into force on December 16, 1944.

Dated at Ottawa this 13th day of December, 1944.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note: The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such Regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to have his maximum price therefor fixed under the provisions of Order No. 414 of the Board.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

Notice re Priorities Officers' Order No. P.O. 5C

1. The following Order of the Priorities Officer supersedes Orders P.O. 5B dated January 29, 1944, P.O. 5B-1 dated March 20, 1944, P.O. 5B-2 dated June 15, 1944, and P.O. 5B-3 dated October 27, 1944. In comparison with previous Orders, this new Order applies to wider classification of importers and generally increases the types of materials and the dollar value of capital equipment for which United States preference ratings may be extended automatically. To assist in noting variations from Order P.O. 5B, alterations from that Order which consist of additional items or changes in wording have been underlined. However, the complete Order should be studied, as there have also been deletions.

2. Priorities Officer's Order P.O. 5C sets forth provisions applicable to the purchase of materials in the United States under the following condition only:—

The purchase is to be made in the United States and is for materials (other than controlled Materials) which are to be used only for maintenance, repair and operating supplies or minor capital expenditures as defined in the Order.

- 3. This Order of the Priorities Officer prescribes the method by which preference ratings assigned by the United States War Production Board may be used by Canadian importers when purchasing such maintenance, repair and operating supplies or minor capital expenditures in the United States.
- 4. The United States War Production Board has assigned the ratings described in Order P.O. 5C to the persons in Canada indicated in the Order, to the extent therein authorized.

WARNING

The Order must be carefully read to determine whether its provisions are applicable to the person desiring to make use of them. Under Section 15 of the Wartime Industries Control Board Regulations any person who fails to observe any Order of the Priorities Officer or obstructs, or makes any false statement or representation to or for the use or information of the Priorities Officer or any person acting under his authority, is guilty of an offence and liable to a fine up to \$5,000 or imprisonment up to 5 years or to both. Any person making use of the procedures set out in this Order under circumstances not permitted by the provisions of the Order is guilty of an offence under Section 15 of the Wartime Industries Control Board Regulations and subject to the penalties thereof.

W. E. UREN,
Priorities Officer.

Ottawa, November 17, 1944.

DEPARTMENT OF MUNITIONS AND SUPPLY

Priorities Officer, Ottawa

ORDER No. P.O. 5C

(Application of United States preference ratings to purchase orders for materials placed with United States suppliers, when such materials are for use or resale as maintenance, repair and operating supplies or minor capital expenditures.)

Dated November 17, 1944

Pursuant to the powers vested in the Priorities Officer by Order in Council P.C. 1169 of February 20, 1941, as amended and by any other enabling Order in Council or Statute, by virtue of assignment of ratings by the War Production Board of the United States of America and with the approval of the Chairman of the Wartime Industries Control Board, the Priorities Officer deems it necessary, in order to provide for the munitions and supplies required for the Fighting Services of Canada, the needs of His Majesty, and the supply of things essential to the community, to regulate the application of United States preference ratings to purchase orders for materials placed with United States suppliers for use as maintenance, repair and operating supplies or minor capital expenditures and hereby orders as follows:—

1. Interpretation

For the purposes of this Order unless the context otherwise requires:-

(a) "Materials" means any raw material, semi-finished or finished product, other than Controlled Materials (as defined);

(b) "Controlled Materials" means carbon steel, alloy steel, copper and aluminum, when in the forms and shapes indicated in the CMP Controlled Materials List set out in Schedule 1 to this Order;

(c) "Maintenance" means the minimum upkeep necessary to continue a plant, facility or equipment in sound working condition; providing that it shall not include the improvement of any plant, facility or equipment, by replacing materials which are still usable, with material of a better kind, quality or design;

(d) "Repair" means the restoration of a plant, facility or equipment to sound working condition when the same has been rendered unsafe or unfit for service by wear and tear, damage, failure of parts or the like; provided that it shall not include the improvement of any plant, facility or equipment, by replacing material which is still usable, with material of a better kind, quality or design;

(e) "Operating supplies" means any materials which are normally carried by a person as operating supplies according to established accounting practice. The terms shall also include such items as hand tools, purchased by the employer for sale to his employees for use only in his business, in those cases where they would constitute operating supplies under established accounting practice if issued to employers without charge;

(f) "Capital equipment" means all materials, excluding construction materials, ordinarily acquired by the user as a capital asset and which will be subject to annual depreciation in the user's established method of bookkeeping:

(g) "Construction materials" means any material for physical incorporation into any new plant, building, power line, road, pier or other structure or the reconstruction, remodelling or conversion thereof, including permanent fittings and fixtures which are an integral part of the structure but not including capital equipment which relates only to a particular use of the structure;

(h) "Minor capital expenditures" means any of the following:

 (i) Capital equipment purchased by analytical, clinical, instructional, production control, research or testing laboratories, excluding those engaged in the mining or smelting of non-strategic metals or minerals;

(ii) Capital equipment or construction materials not exceeding \$750 in laid-down cost for any one complete addition. The term "one complete addition" includes a group of items customarily purchased together and all items which would normally be purchased as part of a single project or plan; materials for any one complete addition shall not be divided

for the purpose of coming within this definition. This paragraph does not include construction materials exceeding \$300 in laid-down cost for addition to factories, plants and other industrial units which will have a productive floor area of less than 10,000 square feet or which are for the manufacturing, processing or assembling of goods which are listed in Schedule 6 to this Order:

(Note: Subsections (iii) to (vi) inclusive, apply to utilities only.)

- (iii) Capital equipment or construction materials for an addition to or expansion of a public sanitary sewerage system or a public sanitary sewerage system combined with a storm sewerage system; provided that such an addition or expansion shall include any work order, job or project in which the cost of materials exceeds \$1,500 in laid-down cost and provided that no single construction project shall be divided into parts in order to come below these limits;
- (iv) Capital equipment or construction materials for an addition to or expansion of the property or equipment of gas, light, power, water, or central heating public utilities; provided that such an addition or expansion shall not include any extension of lines to consumers' premises and shall not include any work order, job or project, in which the cost of materials exceeds \$10,000 in laid-down cost and provided that no single construction project shall be divided into parts in order to come below these limits;
- (v) Capital equipment or construction materials for additions to or expansions of the property or equipment of any person furnishing public telephone communication service (and such telegraph and teletypewriter service as may also be conducted by him); provided that such addition or expansion shall not include a dial P.B.X. system or dial private intercommunicating system; and provided that such addition or expansion shall not include any work order, job or project in which the cost of materials exceeds \$10,000 in laid-down cost; and provided that no single construction project shall be divided into parts in order to come below these limits;
- (vi) Capital equipment or construction materials for additions to or expansions of the property or equipment of persons furnishing wire telegraph, cable or related communications services (exclusive of telegraph and teletype-writer service furnished by persons furnishing telephone communication service) in any single case in which the total laid-down cost of materials used does not exceed \$2,500;
- (i) "Distributor" means any person to the extent that he is engaged in the business of the resale of materials which he has not further manufactured, processed, fabricated, assembled or otherwise physically changed, including sales as an agent, distributor, wholesaler, retailer, warehouse, industrial or mill supply house or scrap dealer;

(j) "Importer" means the person in whose name the materials exported from the United States are entered at Customs in Canada;

(k) "Purchase value" means the value of materials in United States funds as shown on the invoice of the United States supplier;

(l) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons.

2. Purchase Orders Eligible for Preference Rating

(1) United States preference ratings described in Section 3 of this Order may be applied to purchase orders (other than those specified in paragraph 3 of this Section 2) placed by an importer with United States suppliers calling for delivery of materials for use by the importer as maintenance, repair and operating supplies or minor capital expenditures.

- (2) United States preference ratings described in Section 3 of this Order may be applied to purchase orders (other than those specified in paragraph 3 of this Section 2) placed by distributors with United States suppliers calling for delivery of materials for resale on their customers' purchase orders for use by the customer as maintenance, repair and operating supplies or minor capital expenditures, or to replace in inventory similar materials previously delivered on such customers' purchase orders.
- (3) The provisions of this Section 2 shall not be applied to purchase orders for any materials specified in Schedule 5 to this Order regardless of quantity or value.
- 3. Preference Ratings for Maintenance, Repair and Operating Supplies and Minor Capital Expenditures
- (1) Grades of preference ratings may be applied to purchase orders eligible under Section 2 of this Order as follows:
 - (a) United States preference rating AA-1 may be applied by any importer for materials for use by the importer for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in paragraphs (2), (3), and (4) of Schedule 2 to this Order, or for necessary operating supplies or minor capital expenditures for such production, industry, service or activity, and United States preference rating AA-1 may be applied by any distributor to the extent defined in paragraph (1) of Schedule 2:

PROVIDED THAT:

- (i) In the case of such materials specified in Schedule 7 to this Order, United States preference rating AA-2X is to be applied instead of AA-1, unless the material is for use by a person engaged in the production of iron or steel or engaged in the petroleum industry (except retail marketing);
- (ii) In the case of such materials (other than the exceptions) specified in Part

 1 of Schedule 9 to this Order, United States preference rating AA-3 is to
 be applied when the material is for use by a person engaged in the business
 of supplying gas, light, heat, power or central heating to the public;
- (iii) In the case of such materials specified in Part 2 of Schedule 9 to this

 Order, United States preference rating AA-3 is to be applied when the

 material is for use by a person engaged in furnishing public telephone

 communication service.
- (b) United States preference rating AA-2 may be applied by any importer for materials for use by the importer for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in paragraphs (2), (3), and (4) of Schedule 3 to this Order, or for necessary operating supplies or minor capital expenditures for such production, industry, service or activity, and United States preference rating AA-2 may be applied by any distributor to the extent defined in paragraph (1) of Schedule 3; provided that in the case of such materials specified in Schedule 7 to this Order, United States preference rating AA-3 is to be applied instead of AA-2;
- (c) United States preference rating AA-3 may be applied by any importer for materials for use by the importer for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in paragraphs (2) and (3), of schedule 8 to this Order, or for necessary operating supplies or minor capital expenditures for such production, industry, service or activity, and United States preference rating AA-3 may be applied by any distributor to the extent defined in paragraph (1) of Schedule 8;
- (d) United States preference rating AA-5 may be applied by any importer for materials for use by the importer for maintenance or repair of any plant, facility or equipment producing any product or used in any business, insti-

tution or Governmental agency listed in paragraphs (2), (3), and (4) of Schedule 4 to this Order, or for necessary operating supplies or minor capital expenditures for such production, business, institution or Governmental agency and United States preference rating AA-5 may be applied by any distributor to the extent defined in paragraph (1) of Schedule 4.

- (2) If a single plant or operating unit other than a distributor is engaged in several activities which are classified in two or more of Schedules 2, 3, 4, and 8 to this Order, and it is impracticable to apportion requirements for maintenance, repair and operating supplies or minor capital expenditures between such activities, the principal activity alone shall be considered for purposes of determining which grade of preference rating may be applied under this Order.
- (3) A United States preference rating assigned under the provisions of this Order shall be assigned by use of the following certification, endorsed on or attached to the purchase order and signed by the importer:—

Preference Rating (specify rating) MRO-D.

The undersigned purchaser certifies, subject to the penalties of Section 15 of the Canadian Wartime Industries Control Board Regulations, to the seller, to the Canadian Priorities Officer, and to the War Production Board, that, to the best of his knowledge and belief, the undersigned is authorized under applicable Canadian Orders to place this delivery order, to receive the item(s) ordered for the purpose for which ordered, and to use any preference rating or allotment number or symbol which the undersigned has placed on this order.

Provided that persons engaged in the business of analytical, clinical, instructional, production control, research and testing laboratories shall use the symbol "MRO-P-43" instead of the symbol "MRO-D" specified in the above certification, and any distributor shall use the symbol "MRO-P-43" instead of the symbol "MRO-D" to the extent that he has received purchase orders identified by the symbol "MRO-P-43".

4. RESTRICTIONS ON APPLICABILITY

- (1) The provisions of this Order shall not be used by any person to obtain delivery of maintenance, repair and operating supplies or minor capital expenditures if acceptance thereof would increase his inventory above a practicable working minimum or contravene the provision of any Order or Order in Council governing inventory, consumption or production in Canada.
- (2) Nothing in this Order shall be deemed to authorize the use of a United States preference rating for the purchase of any materials for which special applications are required under M, L, E or U Orders in the United States.
- (3) When a specific preference rating is assigned by a United States M, L, or E Order to deliveries of any particular material, to be used by a particular industry or for a specific purpose, the ratings assigned by this Order may not be applied in respect of such material.
- (4) A distributor who has received from a customer a purchase order entitling him to assign a United States preference rating under the provisions of this Order, shall not assign such rating at any time later than three months after the date of receipt of his customer's purchase order.
- (5) No person using the provisions of this Order shall order, for delivery from United States suppliers during any calendar quarter materials for use as maintenance, repair and operating supplies or minor capital expenditures in an aggregate amount exceeding the aggregate amount of such materials obtained from United States suppliers during the same calendar quarter of the previous year. Such aggregate quarterly amount to be imported under the provisions of this Order shall be calculated in purchase value and shall include minor capital expenditures, as defined in paragraph (h), Section 1 of this Order. In the calculation of the aggregate amount for the corresponding quarter of the previous year, however, such purchases of minor capital expenditures shall be excluded. Should a greater amount be required, application may be made for a specific authorization by filing a letter with the Priorities Officer

setting forth the relevant facts. The quantity restrictions provided for in this subsection (5) shall not apply to persons obtaining delivery of maintenance, repair and operating supplies or minor capital expenditures from United States suppliers aggregating \$1,000 or less in purchase value per year.

5. Reports

Any person assigning preference ratings pursuant to the provisions of this Order shall execute and file such reports as may from time to time be required by the Priorities Officer.

6. Exclusions and Inclusions of Persons or Classes

The Priorities Officer may from time to time exclude from, or include in the provisions of this Order, or any part of this Order, any materials, persons or classes of persons.

7. EFFECTIVE DATE

This Order shall be effective on and after November 20, 1944.

8. REVOCATION OF PREVIOUS ORDERS

Effective November 20, 1944, Priorities Officer's Orders P.O. 5B dated January 29, 1944, P.O. 5B-1 dated March 20, 1944, P.O. 5B-2 dated June 15, 1944, and P.O. 5B-3 dated October 27, 1944, are hereby revoked.

APPROVED:

W. E. UREN, Priorities Officer.

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

Schedule 1 to Order No. P.O. 5C CMP CONTROLLED MATERIALS LIST

(The provisions of this Order may not be used to secure steel, copper or aluminum in the forms specified below. Instead, purchase orders should be submitted for approval to the Steel Controller or Metals Controller, Ottawa, in accordance with their instructions.)

STEEL

Carbon steel (including wrought iron)

Bars, cold finished.

Bars, hot rolled or forged.

Ingots, billets, blooms, slabs, die blocks, tube rounds, sheet and tin bar, and skelp.

Pipe, including threaded couplings of the type normally supplied on threaded pipe by pipe mills.

Plates.

Rail and track accessories.

Sheet and strip.

Steel castings.

Structural shapes and piling.

Tin plate, terne plate and tin mill black plate.

Tubing.

Wheels, tires and axles.

Wire rods, wire and wire products.

Alloy steel (including stainless)

Bars, cold finished.

Bars, hot rolled.

Ingots, billets, blooms, slabs, die blocks, tube rounds, sheet bar. .

Pipe and couplings for threaded pipe.

Plates, all plates (including rolled armoured plate in the form and shape to which

it is rolled by the steel mill and prior to any subsequent fabrication) and
including nickel clad and stainless clad.

Track accessories.
Sheet and strip.
Steel castings.
Structural shapes.
Tubing.

Wheels, tires and axles.

Wire rods, wire, and wire products.

COPPER AND COPPER BASE ALLOY PRODUCTS BRASS MILL PRODUCTS (COPPER BASE ALLOY)

ALLOY SHEET, STRIP AND PLATE

Alloy sheet, strip and plate

Alloy Rods, Bars and Wire, Including Extruded Shapes.

Alloy rods, bars and wire

ALLOY SEAMLESS TUBE AND PIPE

Alloy seamless tube and pipe

BRASS MILL PRODUCTS (UNALLOYED COPPER)

Plate, sheet and strip Rods, bars and wire Tube and pipe

WIRE MILL PRODUCTS (COPPER AND COPPER-BASE ALLOY)

Wire and cable

FOUNDRY PRODUCTS (COPPER AND COPPER-BASE ALLOY)

Castings (before machining)

ALUMINUM PRODUCTS
ROD, BAR, WIRE AND CABLE

Rod and bar 3"-3"

Rod and bar over 3"-15"

Rod and bar over 15"-3"

Rod and bar over 3"

Wire (under 3")

Cable (electrical transmission only)

RIVETS

Rivets

FORGINGS, PRESSINGS, AND IMPACT EXTRUSIONS

Forging and pressing (before machining).

Impact extrusions.

CASTINGS BEFORE MACHINING

Cylinder head for air-cooled engines.

Other heat-treated sand.

Non-heat-treated sand.

Heat-treated permanent mould.

Non-heat-treated permanent mould.

Cold-Chamber Die.

Gooseneck Die.

Other than listed above, such as centrifugal, plaster, etc.

SHAPES, ROLLED OR EXTRUDED

Rolled structural shapes (angles, channels, zees, tees, etc.)

Extruded Shapes, 2S, 3S, 53S and 61S alloys.

Extruded Shapes, all alloys other than 2S, 3S, 53S and 61S.

SHEET, STRIP, PLATE AND FOIL

Sheet, strip and plate, 2S and 3S alloys.

Sheet, strip and plate, all alloys other than 2S and 3S.

Slugs.

Foil.

TUBING

Tubing, 2S and 3S alloys.

Tubing, all alloys other than 2S and 3S.

TUBE BLOOMS

Tube Blooms, 2S and 3S alloys.

Tube Blooms, all alloys other than 2S and 3S.

INGOT AND POWDER

Powder (including atomized, granular, flake, paste, and pigment). Ingot, pig, billets, slabs, etc.

Schedule 2 to Order No. P.O. 5C

PREFERENCE RATING AA-1

(1) Distributors:

Any distributor to the extent that he has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies or minor capital expenditures, and that such materials are for purposes of use described in paragraphs (2), (3) or (4) of this Schedule 2.

(Note.-Maintenance, repair and operating supplies and minor capital expenditures for purposes of use described by this Schedule 2 are coded "PCS 14 MRO", "PCS 15 MRO", "PCS 16 MRO", "PCS 17 MRO", and "PCS 21 MRO" under the Program Classification System-Priorities Officer's Order No. P.O. 4B.)

(2) MANUFACTURE OF THE FOLLOWING PRODUCTS:

Unfabricated and semi-fabricated metals products:

Ferro-alloys.

Iron products, including pig iron, pipe, wire, wrought iron and foundry products.

Non-ferrous metal and non-ferrous metal alloy unfabricated and semi-fabricated products, including castings, ingots, shot, bar, forgings, sheet, strip,

tubing, extrusions and wire and wire products.

Steel rolling mill and foundry products, including semi-finished steel, bars, pipe, plates, sheets, strip, castings, forgings, structural shapes, piling, tin plate, terne plate, black plate, tubing, rails, track accessories, wheels. tires, axles, wire and wire products.

Intermediate metal products:

Bearings, ball and roller.

Bolts, nuts, rivets, washers, screws and pins.

Bushings, journal bearings and sleeve bearings.

Crankshafts.

Cylinders, hydraulic actuating.

Fittings, pipe.

Gaskets, packings and grease retainers.

Nails, brads, staples and tacks.

Pipe, fabricated.

Plate, fabricated (Steel).

Railroad frogs, switches and crossings.

Screw machine products.

Springs.

Structural steel (fabricated).

Tanks, metal storage.

Tubing and hose, flexible (metallic).

Valves.

Chemical products:

Chemicals and allied products for industrial and military use (excluding automobile body polish and top dressing; candles; cleaning and polishing preparations for metal, leather, floors and furniture; household dyes; ink and ink eradicators; incense; toiletries and cosmetics, perfumes, powders and creams, manicure preparations, hair dressings, dyes, shampoos and tonics; dentrifices and depilatories).

Colours and pigments.

Drugs, medicinals, pharmaceuticals and biologicals.

Paints, varnishes and lacquers.

General industrial equipment:

Air conditioning and refrigeration equipment; industrial and commercial.

Boilers, 100 lbs. pressure and over.

Condensers; steam, surface, jet and barometric.

Control valves and regulators, industrial type.

Conveyers and conveyer systems. Cranes, hoists, winches and derricks.

Fans, blowers and exhausters, excluding propeller type and commercial ventilating fans.

Furnaces and ovens, industrial.

Heat exchangers.

Instruments, industrial types.

Lubricating equipment, industrial.

Metal working machinery, equipment, attachments and accessories; including machine tools, bending, die casting, die moulding, extruding and forging machines; foundry machinery, equipment and supplies, heat treating equipment; hydraulic and mechanical presses; rolling mills and allied equipment; shears; punches and nibblers; welding equipment and apparatus; wire drawing and wire-working machinery; diamond dies; metal cutting tools; and welding rods and electrodes.

Meters, gas and water.

Power transmission equipment, mechanical and hydraulic.

Pulverizers, coal.

Pumps.

Pressure vessels.

Compressors and dry vacuum pumps.

Safety equipment, industrial.

Speed changers.

Stokers.

Trucks and tractors, industrial; hand and power operated.

Tube cleaners and expanders.

Turbo blowers and turbo-exhausters.

Special industry machinery:

Ceramics manufacturing machinery.

Chemicals producing machinery.

Drilling equipment, oil field, including rigs and accessories.

Drilling machinery, water well.

Drug and pharmaceutical machinery.

Dry kilns and redriers for wood treatment.

Fertilizer machinery and equipment.

Food dehydration machinery.

Gas generating, conditioning and gas producing equipment, and apparatus.

Glass container making machinery.

Glass making machinery.

Logging and sawmill machinery and equipment.

Mining machinery and equipment.

Oil machinery and equipment; animal, fish, vegetable.

Ore milling machinery and equipment.

Paint and varnish making machinery.

Petroleum refinery machinery and equipment.

Plastics moulding machinery.

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Special industry machinery:

Rubber working and tire making, retreading, recapping and repairing machinery.

Smelting and refining equipment.

Stone products manufacturing machinery.

Water conditioning equipment.

Woodworking machinery.

Construction machinery and equipment:

Drilling and boring machinery, earth and rock.

Power cranes and shovels, draglines, buckets, stiff-leg derricks and dredges.

Scrapers, maintainers and graders.

Tractors, track-laying and wheel types.

Tractor mounted construction equipment, including angle-dozers, bull-dozers, and power control units.

Winches and hoists, contractors elevating.

Military type products:

Aircraft, including airframes, engines, propellers, instruments, components, maintenance, and concurrent spares, and air borne equipment.

Airplane landing mats.

Ammunition.

Ammunition boxes and chests.

Ammunition and explosive loading machinery and equipment.

Artillery including railway and seacoast.

Barrage balloon equipment.

Bombs, depth charges, mines and torpedoes.

Combat tanks and parts, including engines.

Communication equipment, military.

Explosives.

Fire control and other combat instruments.

Machine guns, ground and hand arm.

Motor cycles, side cars and parts, including power cycles.

Motor vehicles, military, including armoured cars, scout cars, halftracks and other military motor vehicles; including bodies, engines, parts and accessories.

Naval armament and weapons.

Navigation instruments.

Pyrotechnics, including flares and signals.

Radio and radar equipment and components.

Safety equipment, military, including masks, inhalators, rescue breathing
apparatus, goggles, helmets, protective clothing and footwear and decontamination apparatus.

Searchlights anti-aircraft.

Ships, vessels, and other watercraft, including elevators, turbines, engines, equipment and parts.

Tanks and anti-tank armament and weapons.

Weapons, anti-aircraft.

Weapons, not elsewhere listed.

Electrical products:

Anodizing equipment.

Batteries, drycell.

Batteries, storage.

Capacitors.

Carbon brushes.

Cut-outs and fuse links, electric (heavy duty).

Electrical apparatus for internal combustion engines.

Electrical connectors.

Electroplating equipment.

Fuses.

Infra-red heating and drying equipment.

Instruments, electrical measuring.

Lighting equipment and accessories, aircraft, airport and marine.

Electrical products:

Magnets, electrical lifting.

Motor controls and control equipment.

Motors, generators and motor generator sets.

Physio-therapy apparatus.

Pole-line hardware and insulators.

Rectifiers, mercury arc.

Regulators.

Searchlights and floodlights.

Sparkplugs.

Switchgear, panel and distribution boards.

Synchronous condensers and frequency changers.

Transformers.

Tubes, electronic and rectifier.

Wire and cable, insulated.

Wiring devices and conduits (electric).

X-Ray apparatus and tubes.

Engines, turbines and generator sets:

Engines, internal combustion and accessories.

Engines, steam.

Generator sets.

Turbines.

Communication equipment:

Alarm and signal systems, protective.

Radio equipment and components.

Wire communication equipment.

Other communication equipment.

Transportation equipment:

Bicycles.

Brakes, air and airbrake actuating mechanism.

Hardware, transportation equipment,

Locomotives, railroad; parts and accessories.

Motor vehicles, bodies, engines, parts and accessories, non-military; including buses, motorized fire apparatus and automobile trailers for attachment to passenger cars.

Railroad cars, parts and accessories.

Railroad and transit maintenance-of-way equipment.

Railroad and transit signal equipment.

Railroad and transit track equipment.

Street and rapid transit cars, parts and accessories.

Building Materials:

Asbestos building materials.

Hard board.

Miscellaneous products:

Abrasive products.

Agricultural machinery, implements and equipment, excluding farm and garden hand tools.

Asbestos textiles.

Blast detonating equipment, industrial.

Blue printing, developing and drying machines.

Buoys.

Carbon products, industrial.

Chains.

Coke and coke oven by-products.

Containers; fibre drums, gas cylinders and ton containers, and nailed wooden boxes and crates only.

Cooking stoves and ranges, domestic, including laundry stoves, hot plates and portable ovens.

Cooking equipment, commercial.

Fire extinguishers, carbon dioxide.

Fishing equipment, commercial.

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Miscellaneous products:

Glass products; fibrous glass products for military, industrial and structural use, and technical glass for military and industrial use.

Heating equipment (except electric) including heating system controls and hot water equipment.

Ice.

Instruments, apparatus, equipment, supplies and appliances; dental.

Instruments and apparatus; laboratory.

Instruments and equipment, engineering (including surveyors' drawing and mathematical).

Instruments and apparatus; analytical and industrial testing.

Instruments, equipment, supplies; surgical and medical, including orthopedic appliances.

Instruments and lenses; optical.

Jewel bearings.

Lenses and instruments; optical.

Photographic equipment, apparatus and materials excluding projection apparatus.

Plastic products; moulding and laminating.

Refractories.

Refrigerators and parts (domestic).

Rubber and rubber products.

Sensitized film and paper.

Textiles: Tigh-tenacity tire type rayon yarn; cotton, rayons and nylon tire cord and tire fabric; duck and duck substitutes.

Tools; including edge tools, hand tools, mechanics hand service tools, gauges and machinists' precision measuring tools, files and rasps; excluding farm and garden edge and hand tools.

(3) CONDUCT OF THE FOLLOWING BUSINESSES OR ACTIVITIES:

Air services operating exclusively for crop dusting, seeding and spraying.

Aircraft repair shops.

Analytical, clinical, instructional, production control, research and testing laboratories (a) owned or operated by the Army, Navy or Air Force; (b) engaged in the chemical, petroleum, iron or steel industries; (c) engaged in the mining, quarrying, milling, smelting or refining of base metals or other strategic metals or minerals; (d) which have been assigned a serial number under United States Preference Rating Order P-43.

Army, Navy and Air Force establishments; camps, posts, bases, stations, air fields and depots.

Detinning.

Electrical and mechanical repair shops for industrial, commercial, and agricultural equipment, and public, industrial and commercial transportation equipment. Electro-plating, galvanizing and other metal treating and finishing.

Fabricating and rifting mica.

Feed and grain (stock and poultry) processing and storage.

Fishing, commercial.

Industrial food manufacturing, processing, packaging, preservation and storage (except soft drink and alcoholic beverages, and chewing gum).

Restaurants, hotels, retail stores and farms are not included in this category.

Logging operations, sawmills, veneer mills, plywood mills, planing mills, shingle

Logging operations, sawmills, veneer mills, plywood mills, planing mills, shingle mills, and dry kilns operated in connection with sawmills.

Mining and quarrying base metals and other strategic metals or minerals, which has been assigned a serial number under United States Preference Rating Order P-56.

Operation of ships, vessels and other craft, except naval and pleasure vessels (excluding ship repairs to be physically incorporated into ocean-going cargo vessels).

Ore milling of base metals and other strategic metals or minerals which have been assigned a serial number under United States Preference Rating Order P-56. Petroleum and natural gas production, transportation, refining and marketing

(except retail marketing).

(3) CONDUCT OF THE FOLLOWING BUSINESSES OR ACTIVITIES:

Public utilities; gas, light, power, water, central heating, telephone and telegraph.

Public transportation, terminal and dock facilities, including stevedoring.

Radio broadcasting.

Radio communication.

Seed processing, packaging, preservation and storage.

Ship repair and maintenance.

Slag recovery and disposal.

Smelting and refining of base metals and other strategic metals or minerals.

Vegetable oil extraction.

Warehouses, refrigerated; perishable food products.

Wire communications industries.

(4) Institutions and Governmental Agencies:

Air Patrol, survey and fire protection services operated by governmental forestry services.

Air services operated by or for police and law enforcement agencies or for the Department of Agriculture of Canada or any Province thereof.

Anti-espionage and anti-sabotage activities—Dominion government agencies only. Beacons, markers, and radio devices employed as aids to navigation.

Canadian Post Office Department.

Communicable disease control.

Fire protection.

Hospitals.

Police and law enforcement agencies.

Refuse and garbage collection and disposal.

Public sanitary sewerage system or public sanitary sewerage system combined with a storm sewerage system.

The Alaska Highway.

Schedule 3 to Order No. P.O. 5C

PREFERENCE RATING AA-2

(1) DISTRIBUTORS:

Any distributor to the extent that he has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies or minor capital expenditures and that such materials are for purposes of use described in paragraphs (2), (3) or (4) of this Schedule 3.

(Note.-Maintenance, repair and operating supplies and minor capital expenditures for purposes of use described by this Schedule 3 are coded "PCS 22 MRO" under the Program Classification System-Priorities Officer's Order No. P.O. 4B).

(2) MANUFACTURE OF THE FOLLOWING PRODUCTS:-

Intermediate metal products:

Metal stampings.

Strapping, metal, round and flat (including seals).

Chemical products:

Dry cleaning preparations.

Printing ink.

Soap, soap chips, flakes and powders.

General industrial equipment:

Boilers, below 100 pounds pressure.

Bottling machines.

Dust collecting equipment, industrial.

Packaging machinery: including packaging machines, bag filling and closing machines, case packers and case sealing machines, wrapping machines.

Presses, baling.

Sewing machines, industrial.

Spraying equipment, industrial.

Vacuum cleaners, industrial.

Special industry machinery:

Automotive maintenance equipment.

Broom, brush and mop making machinery.

Cooperage machinery.

Cotton ginning, compressing and delinting machinery.

Distillery machinery (except beverage).

Food and food processing machinery and equipment, except food dehydration machinery.

Hemp, flax and similar fibre decorticating machinery.

Leather working machinery.

Metal container and closure making machinery.

Optical and ophthalmic goods making machinery.

Paper and fibre container making machinery.

Papermill, pulp mill and paper products machinery.

Printing trades machinery and equipment. Sewer cleaning machinery and equipment.

Textile machinery.

Wood boxmaking machinery.

Special industry machinery not elsewhere listed, excluding tobacco manufacturing machinery and equipment and cosmetics machinery.

Construction machinery and equipment:

Other construction machinery and equipment, not listed in Schedule 2 to this Order.

Military type products:

Insignia, military.

Products for military use not elsewhere listed.

Electrical products:

Bells, buzzers, chimes, gongs, horns and other sound signalling devices (electric).

Electric appliances, commercial and domestic, all types.

Flashlight cases.

Lamp bulbs and tubes, except aircraft.

Lamps and lanterns.

Lighting equipment and accessories, other than aircraft, airport and marine. Lighting fixtures.

Street and highway traffic control signals and controllers.

Transportation equipment:

Wagons, carts, sleds, sleighs, and other non-motorized vehicles.

Building materials:

Ashphaltic building products.

Building mesh.

Cement, Portland.

Concrete building products. -

Doors and windows.

Gypsum building products.

Hardware, builders.

Metal moulding and trim.

Mineral wool, industrial.

Plumbing fixtures, fittings and trim, and sanitary ware.

Radiators, convectors and blast heating coils.

Screen cloth.

Sheet metal building products.

Structural insulation and fibre board.

Weatherstripping.

Wire fence, posts and gates.

Production for structural use not elsewhere listed (including light-weight aggregates, ready-mixed concrete and pre-mixed bituminous concrete).

Miscellaneous products:

Baby carriages and similar equipment.

Bag and bale ties.

Beds, bedsprings and mattresses.

Miscellaneous products:

Bells, gongs and other non-electric signalling devices.

Brooms, brushes, mops.

Burners, gas, oil and combination.

Caskets, coffins, burial cases and vaults.

Ceramic and clay products.

Church goods.

Clocks and watches, including chronometers, except aircraft.

Closures, all types.

Containers: all types except fibre drums, gas cylinders and ton containers and nailed wooden boxes and crates.

Cork products.

Cutlery.

Dishwashing machinery, commercial.

Elevators and escalators.

Fans, ventilating (commercial).

Findings, apparel and shoe.

Fire protection equipment, including portable and fixed fire-extinguishers and systems other than carbon dioxide types; stirrup pumps, automatic sprinkler systems; fire hose, hose dryers, racks, reels and related products and fire hydrant indicator posts and stand pipe equipment.

Floor coverings, linoleum and felt base.

Floor finishing and floor maintenance machines.

Food preparation and serving fixtures, equipment and appliances, commercial Furniture.

Glass products: not elsewhere listed, excluding ornamental and novelty glass

Hairpins, bob pins, and hair curlers.

Hardware, not elsewhere listed.

Hooks and eyes, slide and snap fasteners, buckles, buttons and miscellaneous apparel findings.

Houses, mobile and prefabricated.

Identification badges, emblems, pin tickets, plates, tags, not military.

Instruments, musical.

Kitchen, household and other miscellaneous articles.

Lamps and lanterns, non-electric.

Laundry, dry cleaning and pressing machinery, commercial.

* Laundry machinery, domestic.

Lawn mowers, hand and power.

Leather and leather products.

Loose leaf binders.

Morticians' goods.

Needles.

Office machinery.

Office supplies, including marking devices.

Ophthalmic goods.

Pens and pencils.

Phonographs, parts, records and needles.

Pins, common and safety.

Projection apparatus.

Pulp and Paper and paper products.

Razors and blades.

Rope.

Scales and balances, industrial and commercial.

Sewing machines.

Textiles and clothing.

Time stamps and recording devices.

Tools, farm and garden, edge and hand.

Traps and cages, animal.

Miscellaneous products:

Unit Heaters and unit ventilators.

Vitreous enameled products.

Wood products.

Products for military, industrial and structural use not elsewhere listed.

(3) CONDUCT OF THE FOLLOWING BUSINESSES OR ACTIVITIES:

Analytical, clinical, instructional, production control, research and testing laboratories not specifically included in Schedule 2, paragraph 3 to this Order, except those engaged in the mining or smelting of non-strategic metals or minerals.

Commercial sound recording.

Cotton ginning and compressing.

Construction.

Drainage and irrigation.

Engraving on metal.

Hemp, flax, and similar fibre decortication.

Motion picture production.

Printing and publishing, including blueprinting and allied reproduction.

Refrigeration (commercial) other than food.

Scrap salvage, sorting and processing.

Solid fuel distribution and marketing including only those dealers with equipped yards (a dealer with an equipped yard is one who regularly maintains storage and sorting facilities as part of his own operations, and loading, carrying and other machinery for handling and weighing).

Tire and tube recapping, retreading and vulcanizing.

Warehousing metal.

Warehouses: public: dry and open storage.

(4) Institutions and Governmental Agencies:

Air services operated by or for governmental agencies, except as otherwise rated.

Airports and flight strips.

Canals-waterways.

Dams, levees and revetments.

Department of Public Printing and Stationery.

Educational institutions.

Flood control facilities.

Mine safety.

Mineral resources: exploration for (governmental agencies only).

Over-all administration including staff services, such as fiscal, procurement, personnel, etc., by Governmental agencies only.

Penal institutions and prisons including prison industries.

Publicly-owned buildings which are used for governmental activities.

Public dispensaries, clinics and health stations, governmentally-owned or operated not for profit.

Public streets, highways and roads.

Printing and publishing.

Processing, warehousing, distribution, preparation, serving and inspection of food

by Governmental agencies only.

Repairs made necessary by reason of breakdown of plumbing, heating, electric wiring or equipment, or elevator service in any building or to provide against imminent breakdown of any such facilities by Governmental agencies only.

Royal Canadian Mint.

Storm sewers.

Street lighting by Governmental agencies which are not engaged in the business of furnishing electric power for use by the public except in cases where equipment is maintained by a utility company.

Supplying gas, water, electric power or central steam heating, by a governmental

agency, when such service is for its own use exclusively.

Schedule 4 to Order No. P.O. 5C

PREFERENCE RATING AA-5

(1) Distributors:

Any distributor to the extent that he has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies or minor capital expenditures, and that such materials are for purposes of use described in paragraphs (2), (3) or (4) of this Schedule 4.

Note.—Maintenance, repair and operating supplies and minor capital expenditures for purposes of use described by this Schedule 4 are coded "PCS 23 MRO" under the Program Classification System-Priorities Officer's Order No. P.O. 4B).

- (2) Manufacture of any product not listed in paragraph (2) of Schedules 2, 3 or 8 to Order No. P.O. 5C.
- (3) Persons engaged in any business not listed in paragraph (3) of Schedules 2, 3 or 8 to Order No. P.O. 5C, except mining, quarrying, milling, smelting and refining of non-strategic metals and minerals.
- (4) Institutions and Governmental agencies not listed in paragraph (4) of Schedules 2 or 3 to Order No. P.O. 5C.

Schedule 5 to Order No. P.O. 5C

Purchase orders placed with a United States supplier calling for delivery of any of the items specified below in List A or List B may not be assigned any United States preference rating under the terms of this Order.

List A—(The following items may be delivered by a United States supplier without regard to any War Production Board preference ratings; however, items 13 to 21 inclusive are subject to Regulations of the War Food Administration).

- 1. Chemicals of the following types manufactured or produced for exclusive use in the petroleum industry:—
 - (a) Anti-oxidants (gum inhibitors) for motor fuels.
 - (b) Chemical additives and compound bases for heavy duty gasoline engine, diesel engine and aviation engine oils.
 - (c) Chemical additives and compound bases for hypoid gear oils.
 - (d) Synthetic catalysts for oil cracking operation.
 - (e) Synthetic catalysts for cumene and codimer manufacture.
 - (f) Synthetic catalysts for petroleum isomerization operations.
 - (g) Synthetic catalysts for petroleum sweetening operations.
 - 2. Communications services.
 - 3. Dental burs.
 - 4. Electric energy.
 - 5. Gas, manufactured combustible, of the type generally distributed by utilities.
 - 6. Gas, natural.
 - 7. Petroleum products.
 - 8. Silicon carbide settling tank and dust collector fines.
 - 9. Steam heating, central.
 - 10. Sterilizer equipment.
 - 11. Track-laying tractor repair parts.
 - 12. Ice.
 - 13. Tobaccos.
- 14. Vegetable, fish, marine animal and animal fats and oils, whether edible or inedible, and including their by-products and residues (whether resulting from refining, distillation, saponification, pressing or settling).
 - 15. Sulphated, sulphonated, and sulphurized fats and oils.
 - 16. Tall oil.
 - 17. Wool grease.
 - 18. Soap (other than metallic).
 - 19. Fatty acids.
 - 20. Food for human or animal consumption.
 - 21. Glycerine.

- 22. Graphite crucibles.
- 23. Pig iron.
- 24. Alarm clocks.
- 25. Waste paper.
- 26. Water.
- 27. Containerboard.
- 28. Low and high temperature fractional distillation equipment for gas and gasoline analysis.
 - 29. Roofing granules.

List B—(The following items may not be delivered by a United States supplier on any blanket MRO preference rating).

- 1. Adhesive tape backed with cellophane or similar transparent material derived from cellulose.
 - 2. Animal traps.
 - 3. Anti-freeze, all types.
 - 4. Athletic and sport equipment.
 - 5. Auger bits, Type 1.
 - 6. Automotive maintenance equipment.
 - 7. Automotive replacement batteries.
 - 8. Automotive replacement parts.
- 9. Award emblems, badges, buttons and other similar award pins (not including identification badges).
 - 10. Blowers and industrial vacuum cleaners.
- 11. Capping, closing and sealing machinery and equipment for cans, jars and bottles (other than screw capping machines) having a retail sales value of \$25 or more, inclusive of motor (except for replacement of existing machinery or equipment).
 - 12. Cast iron ware.
- 13. Cellophane and cellulose acetate film less than three one thousandths (0.003) of one inch thick.
 - 14. Cellulose caps or bands of any gauge.
 - 15. Chinaware.
- 16. Civilian defence devices; any device, equipment, instrument, preparation or other material designed or adapted for use in connection with:
 - (a) Air raid warnings or detection of the presence of enemy aircraft; or
 - (b) Blackouts or dimouts; or
 - (c) The protection of civilians, either individually or collectively, against enemy action or attack.
 - 17. Clocks and watches.
 - 18. Clock and watch repair materials including mainsprings.
- 19. Closures and closing devices required for packaging products to be shipped or delivered, as follows:
 - (a) Closures for glass containers.
 - (b) Gummed stay and sealing tape, paper and cloth.
 - (c) Paper and paperboard bottle caps, closures and hoods.
- 20. Containers, fabricated (in knock-down or set-up form, whether assembled or unassembled) required for packaging products to be shipped or delivered. For the purpose of this Item (20) the word "containers" shall not include steel strapping, shipping reels and skids, or any item which is specifically excluded from the following sub-items (such as shell containers in sub-item (f)). It shall, however, include, but is not limited to:
 - (a) Bags, all types, and specialty envelopes (including those made of paper, textile, combinations of materials, transparent films, metallic foils, parchment, kraft or sulphite).

- (b) Baskets and hampers.
- (c) Cans.
- (d) Collapsible tubes.
- (e) Cooperage, tight and slack.
- (f) Fibre cans, fibre tubes (except shell containers), fibre bottles, fibre mailing cases, and fibre drums.
- (g) Folding and set-up boxes (paperboard).
- (h) Gas cylinders.
- (i) Glass containers.
- (j) Ice cream cans (paperboard) and paraffin cartons and pails.
- (k) Paper cups and paper food containers (except as required for "in-plant feeding").
- (1) Paper milk containers.
- (m) Steel shipping drums.
- (n) Wooden and fibre inner containers.
- (o) Wooden and fibre shipping containers and parts.
- 21. Corrugated and solid fibre sheets, not constituting "fibre shipping containers" or "parts".
 - 22. Cutlery.
 - 23. Electrical appliances.
 - 24. Electronic heating generators.
 - 25. Electronic intercommunicating systems, including public address systems.
 - 26. Enamelled ware.
 - 27. Filing cabinets, wooden.
- 28. Fire protective equipment (excluding materials or parts required for the repair or maintenance of existing fire protective equipment), including only:
 - (a) Fire hose.
 - (b) Fire pumps.
 - (c) Fire sprinkler systems.
 - (d) Portable fire extinguishers, except pump tank and back pack extinguishers.
 - 29. Flatware.
 - 30. Frying pans.
 - 31. Fuel.
 - 32. Furniture for any use except furniture specifically designed for schools.
- 33. Galvanized ware and non-metal coated metal articles (except for funnels, oil and gasoline cans having a capacity of from 1 to 5 gallons, inclusive, and flexible spout measures).
 - 34. Glass tableware.
 - 35. Glass tumblers.
 - 36. Industrial air circulators, new.
- 37. Insulation blowing machines complete (new only) and the following parts thereof:
 - (a) Internal combustion engines, or electric motors.
 - (b) Blowers.
 - (c) Speed reduction Units.
 - 38. Kitchen ware, heavy duty:
 - (a) Bakery utensils;
 - (b) Butcher benches:
 - (c) Butcher blocks;
 - (d) Canopies or hoods;
 - (e) Carriers, food;
 - (f) Carriers, tray;
 - (g) Coffee mills and grinders;
 - (h) Counters, cafeteria, lunch and serving;
 - (i) Counter protectors;
 - (j) Cutters, french fry;

- (k) Cutters, meat, bone and fish;
- (1) Dispensers, milk and cream;
- (m) Display racks;
- (n) Dough dividers;
- (o) Dough troughs;
- (p) Knife sharpeners and grinders;
- (q) Pans, cold;
- (r) Potato mashers;
- (s) Potato and vegetable parers or peelers;
- (t) Racks, bread (bakery);
- (u) Racks, dump (bakery);
- (v) Racks, pans (bakery);
- (w) Sandwich units;
- (x) Slicers, meat and bread;
- (y) Tables, bakers;
- (z) Tables, cooks, chef, salad and work;
- '(aa) Tables, soiled and clean dish;
 - (bb) Toaster stands;
- (cc) Tray stands;
- (dd) Trucks, food;
- (ee) Urn stands;
- 39. Kitchen household and miscellaneous articles.
- 40. Laboratory instruments and equipment including parts thereof, (except purchases for use by:
 - (a) Army, Navy or Air Force.
- (b) Analytical, clinical, instructional, production control, research or testing laboratories).
 - 41. Lawn mowers, including power and gang mowers.
- 42. Lighting fixtures, fluorescent; and electric floodlights; when purchased under Schedules 4 or 8 to this Order.
 - 43. Lockers, wooden, for offices and factories.
- 44. Medical, surgical and dental equipment and supplies (except parts for the maintenance or repair of existing equipment) including:
 - (a) Anaesthesia and oxygen equipment and accessories.
 - (b) Atomizers.
 - (c) Clinical thermometers.
 - (d) Crutches.
 - (e) Dental consumable supplies.
 - (f) Dental equipment and appliances (except dental lathes).
 - (g) Diagnostic instruments and apparatus.
 - (h) Electric light bulbs for diagnostic instruments.
 - (i) Hearing aids.
 - (j) Hospital and medical rubber drug sundries, except surgeons' gloves.
 - (k) Hospital enamelware and stainless steel ware.
 - (1) Hypodermic needless and syringes.
 - (m) Operating and examining room furniture.
 - (n) Operating and examining room lights.
 - (o) Ophthalmic goods.
 - (p) Orthopedic appliances including splints, belts and trusses.
 - (q) Physical therapy equipment and supplies.
 - (r) Sterilizers.
 - (s) Surgical dressings.
 - (t) Suture needles.
 - (u) Sutures.
 - (v) X-ray equipment and supplies, including X-ray tubes, X-ray valve tubes, X-ray developing hangers, X-ray timers, and similar supplies and accessories.
 - 45. Medical, surgical and dental instruments.
 - 46. Medicinal preparations, including vitamins.

- 47. Monorail system and additions thereto, except one complete addition valued at less than \$300 in purchase value.
 - 48. Pails and tubs, wooden, including wooden mop pails.
- 49. Paper and paperboard and products manufactured therefrom and moulded pulp products; excluding carbon paper, tracing paper, reproduction paper, sensitized paper, engineering graph paper, chemically treated paper for engineering use, litmus paper and filter paper and paper tags.
 - 50. Paper charts for recording instruments.
 - 51. Pencils, mechanical.
 - 52. Pencils, wood cased.
 - 53. Pens, fountain.
 - 54. Pen holders.
 - 55. Pen nibs, steel.
 - 56. Photographic film, sensitized.
 - 57. Pins, common and safety.
 - 58. Printing and publishing:
 - (a) Printed matter, including items such as letterheads, envelopes, forms and printed and ruled stationery.
 - (b) Processed printing plates.
 - (c) Type metal, stereotyping metal and electrotype backing-metal.
 - (d) Printing paper, paperboard and binders' board.
 - (e) Book cloth.
 - (f) Blankbook and loose-leaf binders, metal parts and units.
 - (g) Mechanical bindings.
 - 59. Radio transmitters, receivers and transceivers.
 - 60. Refrigeration and air conditioning systems and parts.
 - 61. Signal and alarm equipment, including:
 - (a) Central Station, proprietary, auxiliary and automatic fire alarms.
 - (b) Watchman's time recording, burglar, bank vault, holdup and intrusion systems.
 - 62. Slide rules, precision engineering, having a list price of \$7.50 or more.
- 63. Tire retreading, recapping and repair equipment, except for recapping or repair of truck tires 8.25 x 20 and larger.
 - 64. Venetian' blinds.
 - 65. Wooden shelving.
 - 66. Woodworking machinery costing more than \$350 in purchase value.
 - 67. Animal bristles and hair.
- 68. Clothing, footwear (including safety shoes), hats, gloves and all other outer or under garments or apparel, if made in whole or in part of leather or textile yarn, staple fibre or fabrics. However, this Order does not apply to rubber footwear, professional rubber gloves or to the following items when such items are specifically designed and used to furnish protection against occupational hazards (other than weather):
 - (a) Asbestos clothing.
 - (b) Gauntlet type welders' leather gloves and mittens and electricians' leather protector or cover gloves.
 - (c) Metal mesh gloves, aprons and sleeves.
 - (d) Other safety leather gloves or mittens, but only if steel stitched or steel reinforced.
 - (e) Plastic and fibre safety helmets.
 - (f) Safety belts and harnesses.
 - (g) Safety clothing impregnated or coated for the purpose of making the same resistant against fire, acids, or other chemicals or abrasives.
 - (h) Safety industrial leather clothing other than gloves or mittens.
 - Safety industrial rubber gloves and hoods and linesmen's rubber gloves and sleeves.

- 69. Cotton, wool and synthetic yarns and blends of the foregoing.
- 70. Woven, felted, knitted and braided fabrics of cotton, wool or synthetic yarns and blends of the foregoing, including but not limited to:
 - (a) Bed sheets.
 - (b) Pillow cases.
 - (c) Blankets.
 - (d) Towels.
 - (e) Diapers.
 - (f) Face cloths.
 - (g) Table "linens".
 - 71. Dyestuffs.
 - 72. The following metal shoe findings:
 - (a) Arch supports.
 - (b) Box toes and caps.
 - (c) Heel rims and plates.
 - (d) Heel washers.
 - (e) Shoe shanks.
 - (f) Toe rims and plates.
 - (g) Steel wire shoe nails.
 - 73. Hides, skins, furs and leather and products made primarily therefrom.
- 74. Manila, Agave, Istle, Hemp (Cannabis Sativa), Sunn Hemp, Raffia, Flax, Jute, Coir yarn and other fibres, when used for cordage (rope and twine), and cordage products made primarily therefrom.
 - 75. Mops.
 - 76. Slide fasteners.
 - 77. Sponges marine and loofa.
 - 78. Steel tacks (except thumb tacks).
 - 79. Synthetic rubber thread and products made therefrom.
- 80. Textile fibres (animal, vegetable or synthetic, including curled istle) and products made primarily from textile fibres or textiles not including fabrics after they have been coated, or impregnated, fire hose, fire hose jackets, sisal processors' mill waste or sisal bagasse.

Schedule 6 to Order No. P.O. 5C

This schedule is referred to in Section 1, paragraph (h) subsection (ii).

- 1. Athletic supplies, sporting goods, or toys or games.
- 2. Beverages, except milk.
- 3. Books, magazines, newspapers, greeting cards, or other printed or engraved matter.
 - 4. Candy or chewing gum.
 - 5. Cigars, cigarettes, smoking or chewing tobacco or snuff.
- 6. Jewelry, watches, luggage, brushes, razors, pipes and like articles for personal use or adomnment.
 - 7. Furniture, store fixtures, bar-room fixtures, bowling alleys and the like.
- 8. Silverware, woodenware, household electrical appliances, draperies, rugs, and all other household appliances and equipment but not including china and glassware.
 - 9. Musical instruments.
 - 10. Stationery or office supplies.
 - 11. Toiletries or cosmetic products.
- 12. Wearing apparel of every sort, except for the Army, Navy or the Air Force, and except safety equipment or safety clothing.

Schedule 7 to Order No. P.O. 5C

This schedule is referred to in Section 3, paragraph 1, subsections (a) and (b).

- 1. Coated fabric.
- 2. Paints, varnishes and lacquers.
- 3. Printing inks.
- 4. Chemicals:

Acetonyl acetone.

Acetylene dichloride.

Acetylene Tetrachloride.

Acids:

Boric.

Butyric (all).

Chlorosulfonic.

Hydrochloric.

Hydrofluoric.

Hydrofluosilicic.

Lactic.

Monochloracetic.

Muriatic.

Phosphoric.

Propionic.

Sulfamic.

Tartatric.

Trichloracetic.

Alpha proteins.

Aluminum acetate.

Aluminum ammonium sulfate.

Aluminum chloride (not anhydrous).

Aluminum formate.

- Aluminum hydroxide (light).

Aluminum nitrate.

Aluminum potassium sulfate.

Aluminum sulfate.

Ammonium aluminum sulfate.

Ammonium bicarbonate.

Ammonium bifluoride.

Ammonium fluoride.

Ammonium molybdate.

Ammonium persulfate.

Ammonium phosphates.

Ammonium silicofluoride.

Ammonium thiocvanate.

Amyl alcohols (all).

Amyl esters (all).

Antimony chloride.

Antimony trichloride.

Arsenic disulfide.

Barium carbonate.

Barium chloride.

Barium peroxide.

Barium silicofluoride.

Benzoyl peroxide.

Bordeaux mixture.

Butyl aldehydes (all).

Butyric acids (all).

Calcium acetate. "

Calcium arsenate.

Calcium arsenite.

Calcium carbonate, precipitated.

Calcium chloride.

Calcium cyanide.

Calcium peroxide.

Calcium phosphates.

Camphor, synthetic.

Carbon bisulfide.

Carbon dioxide (gaseous, liquid, solid).

Caustic potash.

Caustic soda.

Cerium salts.

Chloral hydrate.

Chloramine B & T.

Chlorinated paraffin.

Chloroform.

Copper acetarsonite.

Courmarin.

Cumarone-indone resins.

Degreasing compounds.

Detergents and wetting agents, synthetic organic.

Dichloramine B & T.

Dichlorethyl formal.

Ethers (all).

Ester gum.

Ethyl chloride.

' Ethyl silicate.

Ferric nitrate.

Ferric sulfate.

Ferrous chloride.

Gelatin.

Hexachclorbenzene.

Hexachlorethane.

Hydrogen cyanide.

Hydrogen peroxide.

Hydrogen sulfide.

Hydroquinone.

Isobutyl-undecylenamide.

Isopropyl butyrate.

Isopropyl propionate.

Ketones (except methyl ethyl and methyl isobutyl ketone)

Lanthanum oxide.

Lead acetate.

Lead arsenate.

Lead dioxide.

Lead nitrate.

Lead peroxide.

Lead silicate.

Lead thiocyanate (silfocyanide).

Lime and limestone.

Lime sulfur.

Limed rosin.

Magnesium carbonate.

Magnesium chloride.

Magnesium hydroxide.

Magnesium oxide.

Magnesium peroxide.

Magnesium silicofluoride.

Magnesium sulfate.

Manganese acetate.

Manganese chloride.

Manganese precipitated dioxide.

Manganese sulfate.

Mercuric chloride.

Mercuric cyanide.

Mercuric ethyl chloride.

Mercuric nitrate.

Mercuric oxide.

Mercuric sulfate.

Mercuric sulfide.

Mercurous chloride.

Mercurous chloride acetate.

Metallic driers.

Metallic naphthenates.

Metallic stearates (except alkali stearates)

Methyl bromide.

Methyl cellulose.

Methyl chloride.

Methylene chloride.

Nicotine sulfate.

Nitrocellulose.

Organic intermediates for the following:

Rubber.

Explosives.

Dves.

Medicinal chemicals.

Photographic chemicals.

Plastics and synthetic resins.

Refining.

Oil additives.

Paris green.

Phosphorusoxychloride.

Phosphorus pentasulfide.

Pigments colours and extenders.

Pine oil.

Pine tar.

Pine tar oil.

Potassium:

Acetate.

Aluminum sulfate.

Antimonate.

Carbonate.

Ferricyanide.

Ferrocyanide.

Hydroxide.

Permanganate.

Persulfate.

Thiocyanate.

Rare earth salts.

Red Squill.

Resins, natural.

Rosin, gum.

Rosin, wood.

Scandium salts.

Seed disinfectants.

Shellac (bleached only).

Silica gel.

Silver cyanide.

Silver nitrate.

Silver oxide.

Soda, modified.

Soda ash.

23380-4

lodium:

Acetate.

Acid pyrophosphate

Aluminate.

Aluminum sulfate.

Antimonate.

Arsenate.

Arsenite.

Bicarbonate.

Bifluoride.

Bisulfate.

Bisulfite.

Ferricyanide.

Ferrocyanide.

Fluoride.

Fluosilicate.

Hydrosulfite.

Orthosilicate.

Pentachlorphenate.

Perborate.

Peroxide.

Sesquicarbonate (trona).

Sesquisilicate.

Silicate.

Silicofluoride.

Stannate.

Thiocyanate.

Soldering compounds.

Soluble dried blood.

Soya bean adhesives.

Stannic chloride (tin Tetrachloride).

Stannic oxide.

Stannic sulfate.

Stannous chloride.

Starch adhesives.

Sulfur chloride.

Superphosphate, regular and concentrated.

Terpene resins.

Titanium tetrachloride.

Thallium sulfate.

Thorium salts.

Triethanolamine.

Turpentine, gum.

Turpentine, wood.

Urea peroxide.

Vanillin.

Waxes, vegetable:

Bees.

Carnauba.

Candelilla.

Ouricury.

Wetting agents, synthetic organic.

Yttriumsalts.

Zeolites.

Zinc acetate.

Zinc ammonium chloride.

Zinc chloride. Zinc Cyanide.

Zinc hydrosulfite.

Zinc peroxide.

Zinc resinates.

Zinc phosphide.

Zinc sulfate.

Zirconium salts.

Schedule 8 to Order No. P.O. 5C

PREFERENCE RATING AA-3

(1) Distributors:

Any distributor to the extent that he has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies or minor capital expenditures, and that such materials are for purposes of use as described in paragraphs (2), or (3) of this Schedule 8.

(Note:—Maintenance, repair and operating supplies and minor capital expenditures for purposes of use described by this Schedule 8 are coded "PCS 23A MRO" under the Program Classification System-Priorities Officer's Order No. P.O. 4B as amended).

(2) MANUFACTURE OF THE FOLLOWING PRODUCTS:

Beverages of all types.

Chewing gum.

Any product to the production of which a "Z" symbol has been assigned. Tobacco products.

(3) Conduct of the Following Businesses or Activities:

Repair shops not listed in paragraph (3) schedule 2 to this Order.

Schedule 9 to Order No. P.O. 5C

This Schedule is referred to in Section 3, paragraph (1), subsection (a) (ii) and (iii).

PART 1

1. Water Producers

Meters

Transmission and distribution material such as cast iron pipe, lead pipe, pipe fittings, valves and valve parts, hydrants, parts for meters and hydrants, and other transmission and distribution material and supplies; except pipe, valves, valve parts, and fittings for sources of supply, water treatment plants, reservoirs, elevated and pressure tanks, and pumping and booster stations for which an AA-1 rating may be used.

2. GAS PRODUCERS

Meters and house regulators.

Transmission and distribution material such as cast iron pipe, pipe fittings, valves, and valve parts, governors and regulators, parts for meters, regulators, and governors, other transmission and distribution material and supplies.

3. ELECTRIC POWER PRODUCERS

Meters.

Transmission and distribution material such as iron and steel poles, towers and parts, line hardware, distribution transformers, meter and transformer parts, and other line material and equipment (including insulators, lightning arrestors, etc.) but excepting wood poles and cross arms and switching and substation material such as power transformers, other station equipment, parts, and material, for which an AA-1 rating may be used.

4. CENTRAL STEAM HEATING PRODUCERS

Transmission and distribution material.

PART 2

- 1. Telephone sets
- 2. Material for any single construction project involving more than \$2,500 and less than \$10,000 in laid-down cost of the material.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 2C

(Order No. Rubber 2—Synthetic Rubber Technical Advisory Committee— Rescinded)

Dated December 7, 1944.

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Rubber Controller's Orders No. Rubber 2, dated December 2, 1942, and No. Rubber 2B, dated July 31, 1943, are rescinded.

A. H. WILLIAMSON,
Rubber Controller.

APPROVED:

J. GERALD GODSOE, Chairman. Wartime Industries Control Board.

PART V

Export Permit Branch (Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 104

Ottawa, December 8, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That Group 9 of Annex No. 1 of Export Permit Branch Order No. 103 of November 22, 1944, be amended, with respect to the exemption on Brushes, to read as follows:

Brushes, other than those containing hog or pig bristles

so that Brushes of hog or pig bristles will require an export permit when shipped from Canada to any destination.

2. That this Order shall come into force and have effect on and after December 11, 1944.

JAS. A. MACKINNON,

Minister of Trade and Commerce.

VOLUME IV No. 12



DECEMBER 26, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793 of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



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PART I

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P.C. 9201

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that the Minister of Labour for the Province of Nova Scotia has advised that, due to pressure of other duties, he finds it necessary to retire from the position of Chairman of the Nova Scotia Wartime Labour Relations Board and Chairman of the Nova Scotia Regional War Labour Board; and

That it is accordingly necessary to make provision for the appointment of Chairman to each of the said Boards as a successor to the Minister of Labour for

the Province of Nova Scotia;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to accept and doth hereby accept the resignation of the Honourable L. D. Currie, Minister of Labour for the Province of Nova Scotia, as Chairman of the Nova Scotia Regional War Labour Board and Chairman of the Nova Scotia Wartime Labour Relations Board;

His Excellency in Council, on the same recommendation, and under the authority of the War Measures Act, and pursuant to the provisions of the Wartime Wages Control Order, 1943, P.C. 9384 of December 9, 1943, the Wartime Labour Relations Regulations, P.C. 1003 of February 17, 1944, and Order in Council P.C. 5001 of June 30, 1944, is pleased to appoint and doth hereby appoint V. C. MacDonald Esquire, K.C., Halifax, N.S., Chairman of the Nova Scotia Regional War Labour Board and Chairman of the Nova Scotia Wartime Labour Relations Board vice the Honourable L. D. Currie, Minister of Labour aforesaid; Mr. MacDonald to be paid remuneration at the rate of \$200 per month while so employed, together with necessary travelling and living expenses while absent from his residence at Halifax, N.S., in the course of his said duties, the said appointment to be effective December 15th, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing Mr. Justice D. A. McNiven as Chairman of the Saskatchewan Regional War Labour Board and the Saskatchewan Wartime Labour Relations

Board, etc.

P.C. 9225

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary to appoint a Chairman of the Saskatchewan Wartime Labour Relations Board established by Order in Council P.C. 3732 of May 18th, 1944, to administer the Wartime Labour Relations

Regulations in the Province of Saskatchewan and to appoint a Chairman of the Saskatchewan Regional War Labour Board established under the Wartime Wages Control Order, 1943, Order in Council P.C. 9384 of December 9th, 1943.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, under the authority of the War Measures Act, and pursuant to the provisions of the Wartime Wages Control Order, 1943, Order in Council P.C. 9384 of December 9th, 1943, the Wartime Labour Relations Regulations. Order in Council P.C. 1003 of February 17th, 1944, and Order in Council P.C. 3732 of May 18th. 1944, is pleased to appoint and doth hereby appoint Mr. Justice D. A. McNiven, of Regina, Saskatchewan, Chairman of the Saskatchewan Regional War Labour Board and Chairman of the Saskatchewan Wartime Labour Relations Board vice the former Minister of Reconstruction, Labour and Public Welfare for the Province of Saskatchewan.

His Excellency in Council, on the same recommendation, is further pleased to terminate the appointment of C. A. Scott, formerly Director of the Labour Branch, Department of Reconstruction, Labour and Public Welfare for the Province of Saskatchewan, as Vice-Chairman of the Saskatchewan Wartime Labour Relations Board and it is hereby terminated, accordingly.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council exempting imports of sodium fluoride for use in the treatment of water as a preventive of dental caries from war exchange tax

P.C. 9271

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports,-

That the City of Brantford, Ontario, is experimenting with the use of sodium fluoride in the treatment of its water supply as a preventive of dental caries;

That sodium fluoride is not made in Canada;

That about 80 p.c. of Canada's imports of sodium fluoride are for disinfecting, etc. and are admitted at the Canada-United States Trade Agreement rate of 7½ p.c. ad valorem, but when imported for other purposes, such as the treatment of water, this chemical is dutiable at the rate of 17½ p.c. ad valorem;

That imports of all sodium fluoride of non-British Empire origin are also subject to the war exchange tax of 10 p.c. ad valorem; and

That if imports of sodium fluoride for use in the treatment of water, as a preventive of dental caries, were exempt from the war exchange tax, the laid down cost thereof in Canada would be approximately the same as the laid down cost of sodium fluoride imported for disinfecting, etc.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of sodium fluoride for use in the treatment of water, as a preventive of dental caries, be exempt from the war exchange tax of 10 p.c. ad valorem, effective October 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for free entry, exemption from war exchange tax, etc., of riboflavin

P.C. 9272

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:

That prior to the war, milk and buttermilk powders were the principal sources of riboflavin an important vitamin in livestock and poultry feeding;

That wartime demands for milk products for human consumption greatly reduced

the quantity available for animal and poultry feed;

That synthetic riboflavin imported from the United States is now commonly

used in mixed feeds as a substitute for milk and buttermilk powders;

That riboflavin when imported from the United States is dutiable at the Canada-United States Trade Agreement rate of 17½ p.c. ad valorem and the war exchange tax of 10 p.c. ad valorem applies; and

That the Feeds Administrator recommends that imports of riboflavin for use exclusively in the manufacture of feeds for livestock, poultry or fur-bearing animals

be exempt from Customs duty and taxes,

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered.

1. That riboflavin when imported for use exclusively in the manufacture of feeds for livestock, poultry, or fur-bearing animals be accorded the tariff treatment hereunder indicated, effective October 1, 1944:

Riboflavin (also known as Vitamin B2, Vitamin G, Lactoflavin) without admixture or mixed only with any necessary carrier or dilutent when imported for use exclusively in the manufacture of feeds for livestock, poultry or fur-bearing animals......

British Preferential Tariff

Intermediate Tariff Free

General Tariff Free

Free (To be designated as Tariff Item 219f.)

2. That riboflavin as described above when imported for use exclusively in the manufacture of feeds for livestock, poultry or fur-bearing animals be exempt from the war exchange tax of 10 p.c. ad valorem and the special excise tax of 3 p.c., effective October 1, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing A. J. Andrews as Controller of Canadian Aircraft Instruments and Accessories, Limited

P.C. 9303

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that the Department of Munitions and Supply has placed numerous orders with Canadian Aircraft Instruments and Accessories Limited (hereinafter called "the Company") a company having a

place of business at Leaside, Ontario, for the manufacture and supply of aircraft instruments and accessories required for war purposes by Canada and other of the United Nations; and

That a substantial number of such orders have been placed on the basis of "ceiling prices" with provision for downward adjustment in the event of it being ascertained, as a result of an audit of the Company's books, that the profits to the Company in respect of such orders were in excess of a fair and reasonable profit.

Company in respect of such orders were in excess of a fair and reasonable profit.

And whereas Section 13 of The Department of Munitions and Supply Act contains provisions which are designed to ensure that the profits received by a contractor under a munitions contract, as defined therein, shall not be excessive and empowers the Minister of Munitions and Supply, inter alia, in cases where he is satisfied that the price paid and payable to a contractor under a munitions contract contains an unreasonable profit, to direct the contractor to renegotiate the contract price and to direct the contractor to pay to the Receiver General of Canada any amount received by the contractor which in the opinion of the Minister represents an unreasonable profit:

And whereas the Minister further reports that the orders placed with the Company as aforesaid are munitions contracts within the meaning of Section 13 of the said Act;

That he has caused an examination to be made of the accounts and records of the Company relating to the work done by the Company for the purpose of carrying out such orders up to December 31st, 1943, and that he is satisfied, as a result of such examination, that the contract prices, paid to the Company, in respect of such orders, resulted in the Company receiving a profit substantially in excess of what was fair and reasonable;

That His Majesty has a substantial claim against the Company for refund of amounts received by it under such orders which in his opinion represent an unreasonable profit:

That Orders in Council P.C. 6982 of December 4th, 1940, P.C. 11081 of December 8th, 1942 and P.C. 449 of January 24th, 1944 provide, in effect, that if the Minister of Munitions and Supply, on behalf of His Majesty has agreed to indemnify the contractor against any action, claim or proceeding for the infringement of any patent or for the nonpayment of royalties or fees (as defined in said Order in Council P.C. 449), then no action, claim or proceeding for infringement or for the nonpayment of royalties or fees shall be made or instituted against such contractor, but His Majesty shall pay to the owner or licensor of the patent or the person who has furnished the engineering or other technical assistance, such compensation as the Commissioner of Patents reports to be reasonable;

That the Company has been instructed to make no payment of royalties or fees in connection with munitions contracts placed with it and has been given the indemnity provided for in such Orders in Council;

That the said examination of the accounts and records of the Company discloses that the Company has included in the contract price paid to the Company in respect of such orders, substantial sums for royalties and commissions, which latter are fees within the meaning of said Order in Council P.C. 449; and

That the Company has been requested to return such royalties and fees to the Receiver General of Canada but it has failed and neglected to do so.

And whereas, having regard to the foregoing, the Minister is of the opinion that it is desirable and in the public interest that a Controller should be appointed to supervise and control the finances and financial transactions of the Company and to preserve the assets of the Company, and that Arthur James Andrews, of the City of Toronto, Chartered Accountant, is a fit and proper person to act as such Controller.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act, is pleased to order and doth hereby order,

- (1) That Arthur James Andrews, of the City of Toronto, Chartered Accountant, be and he is hereby appointed Controller of Canadian Aircraft Instruments and Accessories Limited, with the powers and authorities hereinafter set forth;
- (2) That the Controller shall have the custody and control of all funds and securities from time to time owned or held by the Company and shall have complete supervision and control of the financial affairs of the Company;

- (3) That the Company shall have no power to spend or borrow money, or make commitments, or incur liabilities, or mortgage, charge, hypothecate or pledge any of its property, whether existing at the date hereof or subsequently acquired, except with the general or specific authorization in writing of the Controller;
- (4) That no cheques, notes or other bills of exchange, or other negotiable instruments shall be issued by the Company, or if issued shall be valid, unless countersigned by or on behalf of the Controller;
- (5) That the Contractor shall have power and authority, in the name and on behalf of the Company, to issue cheques, notes and other bills of exchange and negotiable instruments of all kinds, to borrow money from such parties and on such terms as he may think fit, and to mortgage, charge, hypothecate or pledge all or any of the property of the Company, whether existing at the date hereof or subsequently acquired, for securing repayment of the money so borrowed;
- (6) That the Company shall have no power, except with the general or specific authorization in writing of the Controller, to bring, defend, settle, compromise, abandon or consent to judgment in any action, suit or other legal proceeding, other than any action, suit or proceeding by or against His Majesty;
- (7) That the Controller shall have power and authority to bring or defend, in the name and on behalf of the Company, any action, suit or other legal proceeding, other than any action, suit or proceeding by or against His Majesty, and that the costs incurred by the Controller in so doing, as well as the expense of complying with any judgment, rendered against the Company in any such action, suit, or proceeding, shall be a charge upon the property and operations of the Company;
- (8) That the Controller shall exercise the powers and authorities conferred upon him by this Order, subject to such instructions and directions, if any, as the Minister of Munitions and Supply may from time to time see fit to give, provided, however, that all acts and things done by the Controller hereunder shall, whether or not in contravention of such instructions or directions, be binding upon the Company, and all persons are invited to act accordingly;
- (9) That the Controller, in exercising the powers and authorities hereby conferred upon him, shall be deemed to be acting as the agent of the Company, except that he shall not be subject to any direction or control on the part of the Company or of its officers;
- (10) That the Controller may be paid such remuneration, if any, as shall be determined by the Minister of Munitions and Supply to be fair and reasonable, including out-of-pocket expenses, all of which shall be payable by and shall be a charge upon the operations of the Company, and that the Controller shall have full power and authority to employ such assistants (if any) to aid him in the carrying out of his duties hereunder as in the opinion of the Controller shall seem desirable, and to pay such assistants such remuneration as to the Controller shall seem fair and reasonable, and such remuneration shall likewise be payable by and shall be a charge upon the operation of the Company;
- (11) That until further Order the board of directors and shareholders of the Company shall be entitled to continue to manage, operate, carry on, control and supervise the business, undertaking, affairs and operations of the Company, subject only to the limitations hereby imposed;
- (12) That the Controller and any person acting for or on behalf of or under the authority of the Controller shall not be or become personally liable to any person (including the Company, its creditors and/or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the Controller;
- (13) That any person violating or interfering with the exercise by the Controller of any of the powers, authorities and rights conferred upon the Controller shall be liable, upon summary conviction, to a fine of not exceeding \$5,000 or imprisonment for a term not exceeding five years, or to both fine and imprisonment.

The making of this Order and the granting of the powers conferred upon the Controller hereby appointed are deemed to be advisable for the security, defence, peace, order and welfare of Canada, having regard to the existence of the present

state of war and the necessity of insuring that in the national interest the profits derived by contractors under munitions contracts and the payments to be made to others for use of patents or technical information and assistance in respect of such contracts shall not be excessive.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council appointing Mr. Geo. Johns to the Saskatchewan
Wartime Labour Relations Board and Saskatchewan
Regional War Labour Board, etc.

P.C. 9313

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary to appoint a member of the Saskatchewan Wartime Labour Relations Board to replace R. J. Burns of Moose Jaw, Saskatchewan, who has tendered his resignation from the said Board, and to appoint two additional members to the Saskatchewan Regional War Labour Board:

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to accept and doth hereby accept the resignation of Mr. R. J. Burns as a member of the Saskatchewan Wartime Labour Polyticus Board

His Excellency in Council, on the same recommendation, under the authority of the War Measures Act and pursuant to the provisions of the Wartime Wages Control Order, 1943, P.C. 9384 of December 9, 1943, the Wartime Labour Relations Regulations, P.C. 1003 of February 17, 1944, and Order in Council P.C. 3732 of May 18, 1944, is pleased to appoint and doth hereby appoint,

Mr. George Johns of Regina, Saskatchewan, a member of the Saskatchewan Wartime Labour Relations Board vice Mr. R. J. Burns of Moose Jaw, Saskatchewan,

resigned, and

Mr. George Johns of Regina, Saskatchewan, and Mr. William Davies of Moose Jaw, Saskatchewan, members of the Saskatchewan Regional War Labour Board.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council continuing special tariff treatment of towels, glass cloths, etc.

P.C. 9342

AT THE GOVERNMENT HOUSE AT OTTAWA

Friday, the 15th day of December, 1944.

PRESENT.

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Till Governous Germany III Courtons.

Whereas the Minister of Finance reports,—
That imports under Tariff Items 540(a) and 540(b), the Items covering woven fabrics, in the web, sheets, pillow cases, table cloths, napkins, towels and handkerchiefs wholly of flax or hemp but not including towels or glass cloths of crash or huck nor

table cloths and napkins of crash are exempt from Customs duty under the British Preferential Tariff;

That imports under Tariff Item 540(c), the Item covering:

"Towelling and glass cloth of crash or huck, with or without lettering or monograms woven in, table cloths and napkins of crash with coloured borders, in the web, wholly of flax or hemp; woven fabrics, in the web, composed in part of flax or hemp, not containing silk, synthetic textile fibres or filaments, nor wool."

and subject to Customs duty under the British Preferential Tariff at rates of 22½ p.c. ad valorem and 3 cents per pound, less a discount of 50 p.c.;

That imports under Tariff Item 540(d), the Item covering:

"Towels and glass cloths of crash or huck, with or without lettering or monograms woven in, table cloths and napkins of crash with coloured borders, wholly or in part of flax or hemp, not containing silk, synthetic textile fibres or filaments, nor wool."

are subject to Customs duty under the British Preferential Tariff at rates of 25 p.c.

ad valorem and 3 cents per pound, less a discount of 50 p.c.;

That Order in Council P.C. 1880 of March 9, 1943, climinated the Customs duty on imports from the United Kingdom of the goods described in Tariff Items 540(c) and 540(d) during the period March 1, 1943, to February 29, 1944, and Order in Council P.C. 721 of February 7, 1944, provided for the continuance of duty free entry of these goods for the period March 1, 1944, to December 31, 1944; and

That there is still a shortage in Canada of towels, towelling, table cloths and napkins and the elimination of the British Preferential Tariff on imports of the goods specified in Tariff Items 540(c) and 540(d) for a further period of one year would aid in relieving the existing shortage and at the same time substantially reduce the amount

of subsidy that would otherwise be payable on imports of such goods;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of the goods specified in Tariff Items 540(c) and 540(d) of Schedule "A" to the Customs Tariff be exempt from duties of Customs when originating in and imported from countries the products of which are entitled to British Preferential Tariff treatment, during the period January 1, 1945, to December 31, 1945.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing for representation of Department o Reconstruction, the Tariff Board and Agricultural Brices
Support Board, on the External Trade Advisory
Committee

P.C. 9345

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 3059 of the 27th day of April, 1944, the External

Trade Advisory Committee was constituted;

And Whereas the Secretary of State for External Affairs reports that it has been deemed advisable to include a representative of the Department of Reconstruction, a representative of the Tariff Board and a representative of the Agricultural Prices Support Board in the membership of the Committee;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State for External Affairs, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act and otherwise, is pleased to amend Order in Council P.C. 3059 of the 27th day of April, 1944, and it is hereby amended by the addition to clause 2 thereof of the words "one member by the Minister of Reconstruction to represent the Department of Reconstruction," "one member by the Minister of Finance to represent the Tariff Board" and "one member by the Minister of Agriculture to represent the Agricultural Prices Support Board."

A. D. P. HEENEY, Clerk of the Privy Council.

The War Service Gratuity Regulations, 1944 P.C. 9440

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday the 19th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas The War Service Grants Act, 1944, provides that the said Act shall come into force on the first day of January, 1945, or on any date between the first day of October, 1944, and the first day of January, 1945, as may be set by proclamation of the Governor in Council;

And whereas it is not deemed expedient that the said Act come into force until the first day of January, 1945;

And whereas the said Act empowers the Governor in Council to make regula-

tions to implement the said Act;

And whereas it is desirable that Regulations be made to ensure the proper administration of the said Act in accordance with the intention of the provisions thereof and that such Regulations now be made for the purpose of making the Act effective from its commencement;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs (concurred in by the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air) and under and by virtue of The War Service Grants Act, 1944, and the War Measures Act, and notwithstanding the provisions of any law to the contrary, is pleased to make the following regulations and they are hereby made and established:

WAR SERVICE GRATUITY REGULATIONS, 1944

- 1. These Regulations may be cited as the 'War Service Gratuity Regulations'.
- 2. In these Regulations, "Act" means "The War Service Grants Act, 1944." The words and phrases defined in Section 2 of the Act shall bear the same meaning where used in these Regulations.
- 3. Section 2(c) of the Act shall be read as if, after the word "forces," there were inserted the words "at any time subsequent to the 10th day of September, 1939."
- 4. The expression "seagoing ship of war," as used in Section 2(h) of the Act, shall mean any ship or other vessel, service in which is classed as sea time for the purpose of the advancement of naval ratings, or which would be so classed were the ship or other vessel in the service of the naval forces of Canada.
- 5. The gratuity provided for in Section 3 of the Act shall be computed at the rate of \$7.50 for every completed period of thirty days of service, together with an additional sum of 25 cents for every day of overseas service which falls within such periods.

- 6. A period of overseas service, in the case of a member posted to the strength of an overseas unit, establishment or ship, shall be deemed to commence on the day of posting overseas and to conclude on the day taken on strength on return from overseas. A period of temporary duty, for the purposes of the Act, shall be deemed to commence on the day of proceeding on such duty from the parent unit, establishment or ship and to conclude on the day of return thereto.
- 7. Section 4 of the Act shall be read as if, after the words "immediately prior to his death" in the first sentence, there were inserted the words "or discharge."
- 8. (1) The expression "to whom or in respect of whom dependents' allowance was payable," as used in the first sentence of Section 4 of the Act, shall mean a person who was in receipt of, or who, in the opinion of the Dependents' Allowance Board, was eligible for dependents' allowance on behalf of a deceased member immediately prior to the member's death or discharge.
- (2) The expression "or would have been payable if such person had not been a member of the forces," as used in the first sentence of Section 4 of the Act, shall mean a person who, in the opinion of the Dependents' Allowance Board, would have been eligible for dependents' allowance on behalf of a deceased member immediately prior to the member's death or discharge, had such person not been a member of the forces.
- (3) The expression "or to a dependent to whom pay was assigned," as used in the first sentence of Section 4 of the Act, shall mean a person who, in the opinion of the Minister, or such authority as he may designate, was dependent in whole or in part upon a deceased member, and to whom pay was assigned by such member, immediately prior to the member's death or discharge.
- (4) For the purposes of this Regulation, "deceased member" includes a member who, for official purposes, is presumed to have died.
- 9. The expression "six months" as used in Section 6 of the Act shall mean "183 days."
- 10. (1) In calculating the supplement for overseas service, payable under Section 6 of the Act, all allowances calculable and payable on a daily basis, and also dependents' allowance, shall be included in the expression "pay and allowances": Provided that the following allowances shall not be included in such expression:—
 - (a) kit upkeep allowance;
 - (b) underclothing allowance:
 - (c) travelling allowance;
 - (d) lodging and provision allowance or subsistence allowance, as applicable, in excess of the standard rates payable in Canada at the date of discharge;
 - (e) any special allowance payable overseas but not payable in respect of service in Canada.
- (2) The pay and allowances (as limited in this Regulation), and also dependents' allowance, in issue to a member at the date of discharge, shall be used in all cases in calculating the supplement payable under Section 6 of the Act, unless, solely in consequence of his posting to a special discharge unit or establishment prior to discharge, a lower rate of pay and allowances was in issue to the member at the date of discharge, in which case the pay and allowances (as limited in this Regulation), and also dependents' allowance, in issue to such member at the unit, establishment or ship where he last served in his normal capacity or trade, shall be used in calculating the supplement.
- 11. (1) Section 7 of the Act shall be read as if, after the words "pay and allowances" there were added the words, "including dependents' allowance," and as if, for the words "for the month immediately preceding his discharge" there were substituted the words "for the thirty days immediately preceding his discharge unless, solely in consequence of his posting to a special discharge unit or establishment prior to discharge, a lower rate of pay and allowances was in issue to a member at the date of discharge, in which case no instalment shall exceed the pay and allowances, includ-

ing dependents' allowance, in issue to such member for the thirty days immediately preceding his posting from the unit, establishment or ship where he last served in his normal capacity or trade."

- (2) For the purposes of this Regulation, the pay and allowances, including dependents' allowance, in issue "for the thirty days immediately preceding his discharge" or "for the thirty days immediately preceding his posting from the unit, establishment or ship where he last served in his normal capacity or trade," as the case may be, shall be deemed to be the equivalent of the daily rate in issue for the last day of either of such thirty-day periods, multiplied by thirty.
- (3) For the purposes of this Regulation, the expression "pay and allowances" shall include all allowances calculable and payable on a daily basis, and also dependents' allowance: Provided that the following allowances shall not be included in such expression:—
 - (a) kit upkeep allowance;
 - (b) underclothing allowance;
 - (c) travelling allowance;
 - (d) lodging and provision allowance or subsistence allowance, as applicable, in excess of the standard rates payable in Canada at the date of discharge;
 - (e) any special allowance payable overseas but not payable in respect of service in Canada.
- (4) The gratuity or any portion thereof payable to a person who qualifies therefor in respect of a member of the forces who dies on service or after discharge, but before such member has been paid in full, shall be paid in one lump sum.
- 12. Section 11 of the Act shall be read as if, after the words "shall be entitled to any benefits under this Act if," there were inserted the words "at any time subsequent to the 10th day of September, 1939," and as if, at the end of the said Section there were added the following:—

"Provided that if any member rejoins the forces after his services have been terminated in any of the circumstances mentioned in this Section, he shall not be disentitled to the benefits provided in this Act in respect of his service after so rejoining, merely by reason of the circumstances attending the prior termination of his services."

13. Section 12 of the Act shall be read as if, after the words "shall be entitled to any benefits under this Act if he has been discharged," there were inserted the words "at any time subsequent to the 10th day of September, 1939," and as if, at the end of the said Section, there were added the following:—

"Provided that if any member rejoins the forces after his services have been terminated in any of the circumstances mentioned in this Section, he shall not be disentitled to the benefits provided in this Act in respect of his service after so rejoining, merely by reason of the circumstances attending the prior termination of his services."

- 14. For the purposes of Sections 11 and 12 of the Act, "misconduct" shall mean:—
- (a) the commission of an offence under the Naval Discipline Act, the Army Act or the Air Force Act, whereof the member was convicted by a court-martial, including, in the case of the naval forces, a disciplinary court, or whereof he was found guilty upon the charge or charges being disposed of summarily;
- (b) the commission of an offence whereof the member was convicted by a court of competent jurisdiction;
- (c) such misconduct as has, in the case of an officer, resulted in his removal from the forces, or, in the case of a seaman, resulted in his discharge for the stated reason of "services no longer required," or, in the case of a soldier or airman, resulted in his discharge for the stated reason of "misconduct," as shown in the appropriate naval, military or air force orders.
- 15. (1) The question as to whether or not a member is, by virtue of Sections 11 or 12, as the case may be, of the Act, disentitled to any benefits thereunder, shall be

decided in the first instance by the appropriate authorities of the force to which his application is required to be made. In the event of such authorities deciding that the member is, by virtue of either of the said Sections, not entitled to any benefits under the Act, and in any other case in which such authorities deem fit, the application with all relevant files and documents will be forthwith referred to the Board of Review constituted, hereunder

- (2) There is hereby constituted and established a Board of Review to be composed of a chairman and two or more members, all of whom shall be appointed by the Minister of National Defence. It shall be the duty of the Board and it shall have power to decide whether or not a member whose application has been referred to it, under paragraph (1) of this Regulation, is, by reason of Sections 11 and 12 of the Act and Regulation 14 of these Regulations, disentitled to any benefits under the Act. The Board may make such inquiry as it considers necessary.
- 16. For the purposes of Section 15 of the Act, the question as to whether pecuniary benefits granted by the government of any of His Majesty's dominions other than Canada or from the government of any power allied or associated with His Majesty are "of the same nature" as the gratuity or credit payable or which is granted under the Act shall be referred to the Minister, or to such authority as he may designate, and the decision of the Minister or designated authority, as applicable, shall be final.
- 17. For the purposes of Section 16 of the Act, the benefits provided for in Sections 3 and 8 of the Act, payable to or in respect of a member who has had service in more than one force, shall be calculated as if his total service had been uninterrupted service in any one of such forces, and the benefits provided for in Section 6 of the Act, payable to or in respect of a member who has had service in more than one force, including overseas service in one or more of such forces, shall be calculated proportionately, having regard to the time spent in, and the pay and allowances in issue to him at the date of discharge from, each force in which he has had overseas service.
- 18. (1) Section 17 of the Act shall be read as if, after the words "within one year from the date of discharge from any of the forces mentioned in this Section," there were inserted the words "or, if since such discharge the person has joined a Canadian force, then within one year from the date of discharge from such Canadian force, or, in any case, if discharge has taken place prior to the coming into force of this Act, then within one year from the coming into force of this Act,".
- (2) For the purposes of Section 17 of the Act, the question as to whether pecuniary benefits granted by the government of any of His Majesty's dominions other than Canada are "of the same nature" as the gratuity or credit payable or which is granted under the Act shall be referred to the Minister, or to such authority as he may designate, and the decision of the Minister or designated authority, as applicable, shall be final.
- (3) Where a person who is entitled to benefits under Section 17 of the Act is granted any pecuniary benefits "of the same nature" as a gratuity or credit payable under the Act, from the government of any of His Majesty's dominions, other than Canada, in respect of service performed with the naval, military or air forces of any such dominion, such benefits shall be deducted from the gratuity to the extent of the amount payable as such, and the balance of such benefits, if any, shall be deducted from the re-establishment credit.
- 19. Section 20 of the Act shall be read as if, after the word "taxation," there were inserted the words: "nor shall any such gratuity or credit, or any portion thereof, be assigned, charged, anticipated, commuted, given as security or otherwise dealt with prior to its being paid or credited to the member or other person entitled thereto. Any purported assignment, charge, anticipation, commutation, or other transaction relating to the gratuity or credit, made, entered into or completed contrary to the provisions of this Section, shall be wholly void and of no effect."
- 20. These Regulations shall come into operation on the first day of January, 1945, unless the contrary is necessary for making the Act effective from its commencement, in which case such Regulations as are so necessary shall come into operation as of and from the date of this Order.

A. D. P. HEENEY, Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

MERCHANT SEAMEN ORDER, 1941

COMMITTEE OF INVESTIGATION

NOMINATIONS

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order-in-Council P.C. 11397 dated 19th December, 1942, do hereby nominate lieutenant W. P. Lawson, R.C.N.V.R. O-41030, officer of the Naval Forces of Canada, as representing the Department of National Defence for Naval Services to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 17th day of December, 1944.

LOUIS S. ST. LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM. No. 39 Seventh Revision Supplement No. 16

MEMORANDUM

Customs Division

Ottawa, 11th December, 1944.

To Collectors of Customs and Excise, and others concerned:

Export Permits—Brushes

By Export Permit Branch Order No. 104, effective on and after December 11, 1944, Group 9 of Annex No. 1 to Export Permit Branch Order No. 103 (Supplement No. 15, W.M. No. 39, Seventh Revision), is amended, with reference to the exemption on brushes, to read as follows:

Brushes, other than those containing hog or pig bristles.

Collectors will observe that by this amendment export permits will continue to be required for brushes of hog or pig bristles when shipped from Canada.

D. SIM.

Deputy Minister of National Revenue Customs and Excise.

DEPARTMENT OF THE SECRETARY OF STATE FOR CANADA

REVISED REGULATIONS RESPECTING TRADING WITH THE ENEMY (1943)

Notice re France

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that remittances are permitted to France, Andorra and Monaco relative to—

- (a) Pensions, Annuities and Workmen's Compensations,
- (b) Personal remittances for support or maintenance out of accrued revenues in accounts transferred to the Custodian or held under his control on obtaining a specific release from the Custodian's office,
- (c) Remittances by recognized Canadian charitable organizations and other special remittances that may be licensed by the Secretary of State.

The above remittances must be made with the approval of the Foreign Exchange Control Board and this notice shall constitute the permission of the Secretary of State to make such remittances, and such action shall not be deemed to be trading with the enemy.

The permission hereby given shall apply only to transactions which shall be entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under or by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it shall be expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 18th day of December, 1944.

N. A. McLARTY, Secretary of State of Canada.

DEPARTMENT OF VETERANS' AFFAIRS

In the matter of Regulation 35 of Defence of Canada Regulations (Consolidation)
1942, and in the matter of dangers to shipping from enemy submarines on
waters of and near the St. Lawrence River.

TO WHOM IT MAY CONCERN:

Take notice that I do hereby rescind, with effect as of and from the 15th December, 1944, the Order made by me pursuant to Regulation 35 of Defence of Canada Regulations (Consolidation) 1942, on the 17th day of April, 1944, and which was concurred in by the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air.

Dated at Ottawa the 7th day of December, 1944.

Ian A. Mackenzie, Minister of Veterans Affairs.

I concur in the foregoing Order this 13th day of December, 1944.

I concur in the foregoing Order this 14th day of December, 1944.

I concur in the foregoing Order this 14th day of December, 1944.

A. G. L. McNaughton, Minister of National Defence.

A. L. Macdonald, Minister of National Defence for Naval Services.

A. L. Macdonald,

Acting Minister of National Defence
for Air.

PART III

Wartime Prices and Trade Board (Finance)

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1473

Maximum Prices for Milling in Transit Services Performed on softwood lumber in the Provinces of Ontario, Quebec, New Brunswick and Nova Scotia

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:—

INTERPRETATION

- 1. For the purposes of this Order
- (a) "Milling in transit services" mean those services performed by a lumber mill on softwood lumber at the request of the purchaser after the said lumber has been shipped by the seller to, or in the manner requested by, the said purchaser.

MAXIMUM PRICES FOR MILLING IN TRANSIT SERVICES FIXED

2. The maximum price at which any person may perform or offer to perform milling in transit services in the Provinces of Ontario, Quebec, New Brunswick and Nova Scotia shall be the price for such milling in transit services shown in the Schedule to this Order.

SPECIAL MILLING IN TRANSIT SERVICES

3. Any milling in transit service not set forth in the Schedule to this Order shall not be performed until the price for such a service has been fixed upon application made to the Timber Administrator.

INVOICES TO SHOW PARTICULARS OF MILLING IN TRANSIT SERVICES PERFORMED

4. Every person performing milling in transit services in the Provinces of Ontario, Quebec, New Brunswick and Nova Scotia shall complete in duplicate an invoice covering each such service performed by him stating therein the place of performance and full particulars of the service provided and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

EFFECTIVE DATE

5. This Order shall be effective on and after the 4th day of December, 1944. Dated at Ottawa this 29th day of November, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON, Chairman—Wartime Prices and Trade Board

SCHEDULE

To Administrator's Order No. A-1473

MAXIMUM PRICES FOR MILLING IN TRANSIT SERVICES ON SOFTWOOD LUMBER IN ONTARIO, QUEBEC NEW BRUNSWICK AND NOVA SCOTIA

Unless otherwise indicated all prices set out hereunder refer to one thousand feet board measure, and all measurements are calculated from the nominal size.

RESAWING OR RIPPING

Size	1 Cut	2 Cuts
	\$ cts.	\$ cts.
1 x 3"	3.85	4.35
1 x 4"	3.50	3.90
1 x 5 to 7"	3.05	3.50
1 x 8" and up	2.65	3.05
1½ x 8"	3.70	4.15
1½ x 4"	3.15	3.70
1½ x 5 to 7"	2.90	3.35
1½ x 8" and up	2.60	3.05
1½ x 3"	2.95	3.45
1½ x 4"	2.75	3.15
1½ x 5 to 7"	2.55	2.90
1½ x 8" and up	2.30	2.75
2 x 3" Seant or Full 2 x 4" Seant or Full 2 x 5 to 7" Seant or Full 2 x 8" and up Seant or Full	2.95 2.80 2.55 2.40	3.45 3.30 3.05 2.90
2) and up x 3"	2.40	2.95
2½ "" x 4"	2.15	2.80
2½ "" x 5 to 7"	2.05	2.65
2½ "" x 8" and up	1.95	2.55

For resawing on bevel add 50c. to the above prices.

DRESSING

Size	D1S or D2S	D181E, D38 or D48, D18 or D28 and Tongued and Grooved or Shiplap	D18 or D28 and Tongued and Grooved, Novelty Siding or Veed or Beaded 1 Side
1 x 3" 1 x 4" 1 x 5 to 7" 1 x 8" and up	3.25 3.05	\$ cts. 3.60 3.45 3.25 3.10	\$ cts. 4.30 4.15 4.05 3.80
\$\frac{1}{4} \times 3''\$ \$\frac{1}{4} \times 4''\$ \$1\frac{1}{2} \times 5 \times 7''\$ \$1\frac{1}{4} \times 8'' \times 10' \times 10''\$	$2.95 \\ 2.70$	3.30 3.05 2.90 2.65	3.90 3.75 3.45 3.35
1½ x 3" 1½ x 4". 1½ x 5 to 7". 1½ x 8" and up.	$2.95 \\ 2.70$	3.30 3.05 2.90 2.65	3.90 3.75 3.45 3.35

DRESSING—Concluded

Size	D1S or D2S	D1S1E, D3S or D4S, D1S or D2S and Tongued and Grooved or Shiplap	D1S or D2S and Tongued and Grooved, Novelty Siding or Veed or Beaded 1 Side
2 x 3" Scant or Full. 2 x 4" Scant or Full. 2 x 5 to 7" Scant or Full. 2 x 8" and up Scant or Full. 2\frac{1}{2} \text{ and up x 3"}. 2\frac{1}{2} \text{ " 4"}. 2\frac{1}{2} \text{ " x 5 to 7"}. 2\frac{1}{2} \text{ " x 8" and up}.	2.55 2.30 2.15	2.95 2.80 2.50 2.50 2.65 2.45 2.30	3.60 3.35 3.05 2.90 3.35 3.25 2.95 2.85

For Veed or Beaded 2 sides add 50c. to the above prices for Veed or Beaded 1 side.

COMBINATION RESAWING OR RIPPING ONE CUT

	1	With Each Piec	ee
Size	D1S or D2S	D1S1E, D3S or D4S, D1S or D2S and Tongued and Grooved, or Shiplap	D1S or D2S and Tongued and Grooved, Novelty Siding or Veed or Beaded 1 Side
	\$ cts.	\$ cts.	\$ cts.
1 x 3"	4.75	5.05	5.85
1 x 4".	4.50	4.95	5.50
1 x 5 to 7".	4.25	4.65	5.25
1 x 8" and up.	3.90	4.35	4.95
1½ x 3"	4.35	4.75	5.30
1½ x 4"	4.05	4.45	5.05
1¼ x 5 to 7"	3.85	4.25	4.70
1½ x 8" and up	3.70	4.00	4.60
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	4.00	4.35	4.95
	3.80	4.25	4.80
	3.50	3.85	4.35
	3.30	3.70	4.15
2 x 3" Seant or Full. 2 x 4" Seant or Full. 2 x 5 to 7" Seant or Full. 2 x 8" and up Seant or Full.	3.95	4.50	5.10
	3.80	4.25	5.00
	3.55	3.95	4.55
	3.30	3.70	4.45
2½ and up x 3"".	3.55	3.95	4.70
2½ " " x 4"	3.30	3.70	4.50
2½ " " x 5 to 7".	3.05	3.55	4.20
2½ " " x 8" and up.	2.90	3.30	4.05

For resawing on bevel add 50c. to the above prices.

For Veed or Beaded 2 sides add 50c. to the above prices for Veed or Beaded 1 side.

COMBINATION RESAWING OR RIPPING TWO CUTS

		With each Pie	ce
Size	D1S or D2S	D1S1E, D3S or D4S, D1S or D2S and Tongued and Grooved or Shiplap	D1S or D2S and Tongued and Grooved, Novelty Siding or Veed or Beaded 1 Side
	\$ cts.	\$ cts.	\$ cts.
1½ x 3"	4.80	5.15	5.75
1½ x 4".	4.60	4.90	5.55
1½ x 5 to 7".	4.25	4,60	5.05
1½ x 8" and up.	4.00	4.35	4.90
1½ x 3"	4.45	4.80	5.40
	4.25	4.70	5.25
	3.85	4.25	4.70
	3.70	4.05	4.50
2 x 3" Scant or Full 2 x 4" Scant or Full 2 x 5 to 7" Scant or Full 2 x 8" and up Scant or Full	4.50	4.85	5.65
	4.25	4.70	5.40
	4.05	4.45	5.00
	3.75	4.15	4.85
2\frac{1}{2} and up x 3"	4.05	4.50	5.15
	3.65	4.15	5.00
	3.55	3.95	4.65
	3.30	3.70	4.50

For Veed or Beaded 2 sides add 50c. to the above prices for Veed or Beaded 1 side.

EXTRA CHARGES APPLICABLE ONLY WHEN NECESSARY OR WHEN REQUESTED BY PURCHASER

		Thiel	kness	
	1" and Under	11 and 11	2" Scant or Full	2½" and up
	\$ cts.	. \$ cts.	\$ cts.	\$ cts.
Unloading and Piling in Yard	1.75 per MFSM	1.50	1.30	1.10
Transferring from car to car in rough	1.75 per MFSM	1.50	1.30	1.10
Sorting for width only—al Sorting for width and thic Gauging—all thicknesses Grading—all thicknesses Marking or Stencilling—al Scraping Ice—all thickness	kness—all thicknesses.	cknesses	1.00 50 50	
Cross-Cutting with other Market St. Cut—all thicknesses Each Additional Cut—a Bundling Rough or Dres Reloading or Transferrin Lath	$\frac{1}{2}$ ll thicknesses $\frac{1}{2}$ ssed—all thick	messes	1.00	per thousand
Shingles				per square.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1474

Maximum Manufacturers' and Wholesalers' Prices for the sale of certain Lumber in the Provinces of Ontario and Quebec

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

SECTION 2 AMENDED

- 1. Section 2 of Administrator's Order No. A-1039 dated the 27th day of December, 1943, is revoked and the following substituted therefor:—
 - "2 (1) Except as provided in subsection (3) of this section, the maximum price at which any manufacturer whose point of shipment is located in the Province of Prince Edward Island, Nova Scotia, New Brunswick, Quebec, or Ontario, except in the cities of Port Arthur or Fort William or on or south of the main line of the Canadian Pacific Railway Company from Port Arthur to the boundary of the Province of Manitoba, and at which any wholesaler purchasing lumber produced from Spruce, Jack Pine or Hemlock from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer in the Province of Ontario or Quebec shall be the price shown for such lumber in Parts I and II of the Schedule to this Order, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.
 - (2) Except as provided in subsection (3) of this section, the maximum price which any person may charge for any milling, dressing or other service described in Part III of the said Schedule and rendered in connection with lumber referred to in subsection (1) of this section, shall be the price shown for such service in Part III of the said Schedule.
 - (3) The maximum price at which any wholesaler may sell or offer for sale at wholesale dressed lumber produced from Spruce or Jack Pine, or any person may purchase at wholesale any such lumber for delivery to a retailer or consumer in the Province of Ontario or Quebec shall be the price shown for rough lumber of the same species, size and grade in Parts I and II of the said Schedule, increased by an amount not exceeding \$2 per thousand feet board measure, which price shall include the cost of delivery fo.b. car the retailer's or consumer's point of destination."

SCHEDULE AMENDED

- 2. The Schedule to the said Administrator's Order No. A-1039 is amended:
- (1) By deleting the Table contained in Part I thereof under the heading "Merchantable Spruce or Jack Pine—Rough or Dressed" and the said heading, and by substituting therefor the following heading and Table:

"MERCHANTABLE SPRUCE OR JACK PINE-ROUGH

	Width	Length 3" 4" 5" 6" 7" 8" 9" 10" 12"	· · · · · · · · · · · · · · · · · · ·	8/16/ R/L 46 00 46 00 47 00 48 00 48 00 50 00 51 00 55 00 56 00 57 00 56 00 56 00 57 00 56 00 57 00 58 00 58 00 58 00 58 00 58 00 58 00 58 00 58 00 58 00 58 00 58 00 58 00 58 00 59 00 59 00 59 00 59 00 59 00 59 00 59 00 59 00 59 00 59 00 59 00 50 00
		Length		/16' R./ /16' R./ /16' R./ /16' R./ /16' R./
The state of the s		Thickness		Full 1" Full 2" Full 3" Full 3" Full 4" Scant 1"

(2) By deleting the Table contained in Part II thereof under the heading "Merchantable Spruce or Jack Pine—Rough or Dressed" and the said heading, and by substituting therefor the following heading and Table:—

"MERCHANTABLE SPRUCE OR JACK PINE-ROUGH

	12"	ပ် အေ	55 50 50 50 50 50 50 50 50 50 50 50 50 5
	10″	ဗိ	54 50 56 50 53 50 56 50 56 50 57 50 51 50 51 50
	9%		52 50 55 50 51 50 54 50 50 50 49 50
	*8	°0	51 50 53 50 49 50 52 50 53 50 44 50 44 50
Width	"2	° °	49 50 51 50 48 50 51 50 47 50 46 50
	9	•	49 50 51 50 48 50 50 50 51 50 47 50 46 50
	2"	°0 %	48 50 49 50 47 50 48 50 46 50 45 50
	4"	°°°	47 50 48 50 46 50 47 50 47 50 44 50 44 50
	3"	0 99	
	Length		8/16/R/L 8/16/R/L 8/16/R/L 8/16/R/L 8/16/R/L 8/16/R/L
	Thickness		Full 1" Full 1" Full 2" Full 3" Full 4" Scant 1"

(3) By deleting the line under the heading "Milling and Dressing Charges" contained in Part III thereof reading:

"For dressing then resawing 1 cut, ripping 1 cut and bundling...... \$4.50" and by substituting therefor:

"For resawing 1 cut, ripping 1 cut after dressing, and bundling\$3.00"

EFFECTIVE DATE

3. This Order shall be effective on and after the 4th day of December, 1944.

Dated at Ottawa this 29th day of November, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

Wartime Prices and Trade Board.
D. GORDON, Chairman,

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1475

Work Clothing, Leather Garments and Cotton Utility Jackets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered as follows:—

- 1. This Order comes into force on December 15, 1944, and revokes and replaces Administrator's Order No. A-593.
- 2. For the purposes of this Order "garment" means a garment of a class or type referred to in the Schedule hereto whether the same be made wholly or in part of cotton, fibro, rayon or leather, but shall not include any woollen garment other than work shirts.
 - 3. No manufacturer shall manufacture any garment
 - (a) except in accordance with the specifications and restrictions set forth in the Schedule hereto for such type of garment;
 - (b) of a type or having any of the features referred to in the said Schedule under the caption "eliminations" with respect to such garment.
- 4. No manufacturer shall sell an oversize garment at a price which exceeds his lawful maximum price for the same garment in the regular sizes by a percentage exceeding the percentage shown for the oversize garment in the Schedule hereto under the caption "oversizes", provided that nothing herein contained shall authorize a price higher than the lawful maximum price for any individual garment established pursuant to Section 7 of The Wartime Prices and Trade Regulations.
- 5. The provisions of Section 3 of this Order shall be subject to such written exemptions as the Administrator may grant upon application to him in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 30th day of November, 1944.

A. BRADSHAW,

Administrator of Work Clothing.

D. GORDON, Chairman, Wartime Prices and Trade Board. The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with the Wartime Prices and Trade Regulations or by an Order issued under such Regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to the Administrator to have his maximum price therefor fixed.

Schedule to Administrator's Order No. A-1475

(1) Overalls

Restrictions

(a) Not more than two bib pockets not larger than $5\frac{1}{2}$ " x 6" finished, two front or swing pockets, two hip pockets, one 1-piece rule pocket.

(b) No leg lengths longer than 34", except where required by physical measurements of an individual; in such cases a surcharge may be made in accordance with Wartime Prices and Trade Regulations.

Eliminations

- (a) Reinforcement in any pocket;
- (b) Double rule pocket.
- (2) SMOCKS, PEDRO JACKETS, SHORT JACKETS, DENIM WINDBREAKERS, SERVICE AND DUSTER COATS

Restrictions

(a) Not more than four pockets.

Eliminations

- (a) Reinforcements in any pocket.
- (3) SAILORS' PANTS, RIDERS' PANTS, MINERS' PANTS, WAIST OVERALLS, DUNGAREES, BUCKAROO PANTS, BOLERO PANTS AND SIMILAR GARMENTS

Restrictions .

(a) Not more than two front or swing pockets, two hip pockets one watch pocket, one 1-piece rule pocket.

(b) No leg lengths longer than 34", except where required by physical measurements of an individual; in such cases a surcharge may be made in accordance with Wartime Prices and Trade Regulations.

Eliminations

- (a) Double rule pocket (one-piece rule pocket permitted);
- (b) Reinforcements in any pocket.

Miners' pants may have, in addition to features above permitted, not more than two front leg reinforcements, double seat and crotch reinforcement, and flams on pockets.

(4) COMBINATION OVERALLS

Eliminations

- (a) Double rule pocket.
- (b) Reinforcements in any pocket.

(5) WORK SHIRTS: ALL QUALITIES

Restrictions

(a) Maximum length 34" from top of collar for size 16 when "UNSHRUNK" materials are used, 33½" when "PRESHRUNK" or "SANFORIZED" materials are used; standard grading to prevail.

Eliminations

- (a) Reinforced elbows, shoulders, backs or fronts.
- (6) COTTON WORK PANTS

Restrictions

- (a) Inside maximum leg length 34" finished, except where required by physical measurements of an individual; in such cases a surcharge may be made in accordance with Wartime Prices and Trade Regulations.
- (b) Maximum inside turn-up 1½".

Eliminations ~

- (a) Pleats
- (b) Cuffs
- (c) Tunnel loops
- (d) Double fronts
- (e) Double seat
- (f) High English Back
- (a) Belts of any description
- (h) French fly.

(7) MEN'S COTTON WORK BREECHES

Eliminations

- (a) Tunnel loops
- (b) English backs
- (c) Extreme pegs, as Mounted Police type
- (d) Double fold over pockets
- (e) French fly
- (f) Double seat.

(8) MEN'S DRESS PANTS MADE OF COTTON, RAYON, TROPICAL OR FIBRO MATERIALS

Restrictions

(a) Inside maximum leg length 34" finished, except where required by physical measurements of an individual; in such cases a surcharge may be made in accordance with The Wartime Prices and Trade Regulations.

Eliminations

- (a) Pleats
- (b) High English back
- (c) French fly
- (d) Tunnel loops

(9) Boys' Cotton Long Pants

Eliminations

- (a) Pleats
- (b) High English back
- (c) Tunnel loops
- (d) Double cuffs

(10) Boys' Cotton Breeches, Lace or Button Style

Restrictions

(a) Knee patches maximum length 6".

Eliminations

- (a) Tunnel loops
- (b) Extreme peg

(11) Men's and Boys' Leather Jackets, Windbreakers, Utility Coats and Similar Garments

Restrictions

(a) Pipings (either plain or contrast) to be used only in garments which have split pieced backs; pipings not permitted on fronts of garments; contrast welts (single welts only) are permissible on pockets; back belts, flaps on pockets and collars to be solid colors and not of a contrast nature. (b) Maximum length of leather garments to be 26" finished—this does not include Men's 32" Heavy Utility Cowhide or Horsehide Coats or Boys' Heavy Utility Black Cowhide or Horsehide Coats having a maximum length of 29" for size 36, and properly graded lengths downward for smaller sizes.

Eliminations

(a) Bi-swing back (pieced backs permitted where fit is improved and footage not increased over one piece back);

(b) Flaps on slash pockets;

(c) Bellows or military pockets;

(d) Contrast color garments or combination colors;

(e) Double leather cuffs, double belts and double flaps on pockets;

(f) Double breasted styles;

(g) Reversible garments.

OVERSIZES (See Section 4 of Order)

Men's Regular Sizes: 34 to 44 inclusive;

oversize: 45 and 46 10% extra;

47 and 48 20% extra;

49 and 50 30% extra.

Men's Black Horsehide and Cowhide Utility Coats:

regular sizes: 34 to 46 inclusive;

oversizes: 47 and 48 10% extra;

49 and 50 20% extra.

Boy's Regular Sizes: 24 to 36 inclusive;

oversizes: 10% extra per oversize.

(12) MEN'S AND BOYS' COTTON WINDBREAKERS (ALL FABRICS OTHER THAN WOOL)

Eliminations

 (a) Bi-swing back and knife pleats (pieced backs permitted where fit is improved and yardage not increased over 1-piece backs);

(b) Pleated, bellow and military pockets;

- (c) Double yokes or backs;
- (d) Reversible windbreakers;
- (e) Pipings-plain or contrast.

OVERSIZES (See Section 4 of Order)

Men's regular sizes: 34 to 44 inclusive.

Boys' regular sizes: 24 to 34 inclusive. Oversizes 10% extra per even size.

(13) Men's and Boys' Utility Parkas—Lined and Unlined (All Fabrics Other Than Wool)

OVERSIZES (See Section 4 of Order)

*Men's regular sizes: 34 to 44 inclusive.

Boys' regular sizes: 24 to 34 inclusive.

Oversizes 10% extra per even size.

(14) MEN'S AND BOYS' SKI SLACKS (ALL FABRICS OTHER THAN WOOL)

Eliminations

- (a) Pleats
- (b) English backs;
- (c) Tunnel loops.
- (15) MEN'S AND BOYS' BUSH COATS (ALL FABRICS OTHER THAN WOOL)

Restrictions

(a) Maximum back length for men 29" for size 38, standard grading to prevail.

Eliminations

- (a) Bi-swing back and knife pleats (pieced backs permitted where fit is improved and yardage not increased over 1-piece back;)
- (b) Double yokes or backs.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO A-1485

Maximum Prices of Certain Fancy Meats and Meat By-Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. The Schedule to Administrator's Order A-1392 is hereby amended by adding thereto under the heading "Raw Fat" the following:—

Product	VARIETY								ZONES							
		-	2 .	co ·	4	2	9.	1-	00	6	10	11	12	13	14	. 15
		cts.	ets	cts.	545	oto	0+0	o to	- +0	-7-	-		W 111 111 111 111 111 111 111 111 111 1		The second secon	Section 1
					-	200	0000	crs.	CUS.	ces.	cts.	cts.	cts.	cts.	cts.	cts.
Caul	Pork	11.75	11.25	10.75	10.75	10.75	10.75	12.00	11.50	11.00	10.25	10.00	9.75	11.00	11.25	11.75
										_			_			

2. This Order comes into force on December 18, 1944.

DATED AT OTTAWA, this 14th day of December, 1944.

APPROVED:

D. GORDON, Chairman

Wartime Prices and Trade Board.

F. S. GRISDALE,
Administrator of Meat and Meat Products

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-1486

Wholesale Prices of Rail Shipped U. S. Bituminous Coal, Coke and Briquettes

Under powers given by the Wartime Prices and Trade Board to the Coal Administrator, it is hereby ordered on behalf of the Board as follows:

Effective Date

1. This Order comes into effect on January 1, 1945.

Application of This Order

2. This Order applies to sales by wholesale dealers to other wholesale dealers and to retail coal dealers, of all kinds and sizes of bituminous coal, coke and briquettes mined or produced in the United States and imported into Canada in railway cars only (hereinafter called the "said fuel").

Purposes of This Order

3. The main objective of this Order is to keep the delivered cost of the said fuel to retail coal dealers at a reasonable level. As one means of meeting that objective this Order limits the amount of markup that a wholesale dealer may include in his selling price of that fuel. For the same purpose, this Order also limits the total amount of markup of all wholesale dealers who are involved in transactions respecting the same shipment of that fuel.

What the Term "Wholesale Dealer" Includes

4. For the purposes of this Order the term "wholesale dealer" includes any importer, commission agent, broker, salesman and any other person engaged in Canada in the business of selling the said fuel to other wholesale dealers or to retail coal dealers.

Maximum Markup Fixed

5. On sales of any kind and size of the said fuel by a wholesale dealer to any other wholesale dealer or to a retail coal dealer the largest amount of markup (hereinafter called "maximum markup") that he may take for himself and include in his selling price per net ton of the fuel shall not be more than the amount equal to the markup he actually included in his selling price per net ton of the same or similar kind and size of bituminous coal, coke or briquettes imported from the United States in railway cars and sold by him to the same buyer or class of buyer during the basic period, September 15 to October 11, 1941, both inclusive, and in any event the amount of markup which may be so included must not be more than forty-five cents (45 cents) per net ton, Canadian funds.

Maximum Price at Wholesale of the Said Fuel

- 6. (1) The maximum price per net ton at which a wholesale dealer may sell or offer to sell to another wholesale dealer or to a retail coal dealer any kind and size of the said fuel is fixed at the sum of the amounts of the following:
 - (a) the gross price (before deduction of any cash discount) per net ton of the said fuel paid to the supplier in the United States, f.o.b. point of shipment in the United States, but not in any event exceeding the maximum price fixed by the Office of Price Administration of the United States on sales of that kind and size of fuel by that supplier, f.o.b. point of shipment; and
 - (b) the amounts (if any) actually paid by him and by any other wholesale dealer who has dealt with that fuel, for transportation charges, bank and foreign exchange, customs duty, customs brokerage charges, war and excise charges and any other charges that may be imposed by or concurred in by any governmental authority (hereinafter called "cost of transportation and importation"); and
 - (c) (i) if he bought the said fuel direct from a supplier in the United States, a markup not exceeding his maximum markup, for such sale; or

- (ii) if he bought the said fuel from another wholesale dealer, the total amount of markups of all wholesale dealers who dealt with that shipment of fuel and in any event the total amount of such markups must not be more than forty-five cents (45 cents) per net ton, Canadian funds.
- (2) In every case where payment of an amount by way of import subsidy on the said fuel is authorized by or on behalf of the Government of Canada, the maximum price per net ton of that fuel shall be the price fixed by subsection (1) of this Section less the amount per net ton of such import subsidy.

Aggregate Markups of Wholesale Dealers

- 7. (1) When sales of the said fuel are made by and between wholesale dealers the total amount of markups of all the wholesale dealers shall not exceed forty-five cents (45 cents) per net ton, Canadian funds.
- (2) Within ten days from the date a wholesale dealer delivers the said fuel to another wholesale dealer he shall furnish him with an invoice for that fuel showing
 - (a) his name and address and that of the purchaser;
 - (b) the kind, size and quantity in net tons of the fuel;
 - (c) the gross price per ton paid for the fuel to the supplier in the United States;
 - (d) the amounts in detail of the costs of transportation and importation actually paid on the fuel:
 - (e) the amount of markup taken by him on the transaction; and
 - (f) the total amount of markups, including his own, taken on the fuel by all wholesale dealers who prior to the said delivery have dealt with the same shipment.
- (3) Notwithstanding that this Order contemplates transactions in the said fuel between wholesale dealers, a wholesale dealer shall not enter into any such transaction unless he, in good faith, acquires that fuel for sale and distribution in the ordinary course of his business. A transaction must not be entered into by any wholesale dealer if the only purpose of the transaction is to enable him to acquire a markup on the said fuel.

Record of Transactions

8. Every wholesale dealer must keep a complete and accurate record in writing of each of his transactions by way of purchase and sale in coal, coke and briquettes to which this Order applies showing the particulars in detail of each transaction so that the same may readily be audited, and such record shall be kept available at the wholesale dealer's place of business in Canada for inspection and audit by any authorized representative of the Board at any time within one year after the date of each transaction.

Dated at Ottawa, this 15th day of December, 1944.

E. J. BRUNNING, Coal Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note.—Subsection (4) of Section 7 of The Wartine Prices and Trade Regulations reads in part as follows:—

"Wherever a maximum price has been fixed by or under these regulations for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services..."

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1487

Wholesale Prices of Rail Shipped U. S. Anthracite Coal

Under powers given by the Wartime Prices and Trade Board to the Coal Administrator,

It is hereby ordered on behalf of the Board as follows:-

Effective Date

1. This Order comes into effect on January 1, 1945.

Application of this Order

2. This Order applies to sales by wholesale dealers to other wholesale dealers and to retail coal dealers, of all kinds and sizes of anthracite coal mined or produced in the United States and imported into Canada in railway cars only (hereinafter called the "said fuel").

Purposes of this Order

3. The main objective of this Order is to keep the delivered cost of the said fuel to retail coal dealers at a reasonable level.

What the Term "Wholesale Dealer" Includes

4. For the purposes of this Order the term "wholesale dealer" includes any importer, commission agent, broker, salesman and any other person engaged in Canada in the business of selling the said fuel to other wholesale dealers or to retail coal dealers.

Maximum Price at Wholesale of the Said Fuel

- 5. (1) The maximum price per net ton at which a wholesale dealer may sell or offer to sell to another wholesale dealer or to a retail coal dealer any kind and size of the said fuel is fixed at the sum of the amounts of the following:—
 - (a) the maximum price fixed by the Office of Price Administration of the United States on sales of that kind and size of fuel by the supplier in the United States f.o.b. point of shipment; and
 - (b) the amounts (if any) actually paid by the importer and by any other wholesale dealer who has dealt with that fuel, for transportation charges, bank and foreign exchange, customs duty, customs brokerage charges, war and excise charges and any other charges that may be imposed by or concurred in by any governmental authority (hereinafter called "cost of transportation and importation").
- (2) In every case where payment of an amount by way of import subsidy on the said fuel is authorized by or on behalf of the Government of Canada, the maximum price per net ton of that fuel shall be the price fixed by subsection (1) of this Section less the amount per net ton of such import subsidy.

Invoice on Sales Between Wholesaler Dealers

- 6. On each sale of said fuel by a wholesale dealer to another wholesale dealer the seller shall, within ten days from the date of delivery thereof furnish the purchaser with a signed certificate in respect of that fuel showing
 - (a) his name and address and that of the purchaser;
 - (b) the kind, size and quantity in net tons of the fuel; and
 - (c) the amounts in detail of the costs of transportation and importation actually paid on the fuel.

Record of Transactions

7. Every wholesale dealer must keep a complete and accurate record in writing of each of his transactions by way of purchase and sale in coal to which this Order

applies showing the particulars in detail of each transaction so that the same may readily be audited, and such record shall be kept available at the wholesale dealer's place of business in Canada for inspection and audit by any authorized representative of the Board at any time within one year after the date of each transaction.

Dated at Ottawa, this 15th day of December, 1944.

E. J. BRUNNING, Coal Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note.—Subsection (4) of Section 7 of the Wartime Prices and Trade Regulations reads in part as follows:—

"Wherever a maximum price has been fixed by or under these regulations for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services...."

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1488

Wholesale Prices of Rail Shipped U. S. Coal, Coke and Briquettes

Under powers granted by the Wartime Prices and Trade Board to the Coal Administrator.

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. Administrator's Order No. A-964, limiting wholesale markups on Rail Shipped U.S. Coal, Coke and Briquettes, is hereby revoked.
 - 2. This Order comes into force on January 1, 1945.

Dated at Ottawa, this 15th day of December, 1944.

E. J. BRUNNING, Coal Administrator.

APPROVED:

D. GORDON.

Chairman, Wartime Prices and Trade Board.

Note.—Administrator's Order No. A-964 is replaced by Administrator's Order No. A-1486, Wholesale Prices of Rail Shipped U.S. Bituminous Coal, Coke and Briquettes, and No. A-1487, Wholesale Prices of Rail Shipped U.S. Anthracite Coal.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1491

Respecting Maximum Prices of Imported Edible Tree Nuts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items, it is hereby ordered on behalf of the Board as follows:—

1. Clause (a) of Section 3 of Administrator's Order No. A-989 is hereby amended by adding the following under the heading "kinds, varieties and sizes of nuts":

23670-3

- 2. Administrator's Order No. A-989, as amended, is hereby further amended by revoking clause (c) of Section 3 and clause (c) of Section 4 and substituting therefor in each case the following:—
 - "(c) on sales other than at retail, a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him on sales of such nuts during the basic period, (September 15 to October 11, 1941, inclusive), but not in any event exceeding,
 - (i) five percentum (5%) of his actual laid down cost, on sales to wholesale distributors and operators of central distributing warehouses and to food processors or manufacturers who sell their processed product or finished product at wholesale; or
 - (ii) twelve and one-half percentum (12½%) of his actual laid down cost on sales to any other class of customer; or
 - (d) on his own sales at retail, the lesser of the two following markups:-
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on his own sales of such nuts at retail;
 - (ii) the markup under the markup Symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS a packaging allowance of One Cent per container if he bought the nuts in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the nuts are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, the nuts are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale."
 - 3. This Order comes into force on the 26th day of December, 1944.

Dated at Ottawa, this 20th day of December, 1944.

A. S. MAY,
Administrator of Imported Grocery Items.

APPROVED:

D. GORDON, Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL. CONTROLLER

Order No. Coal 3A

(Order No. Coal 3—Distribution and Use of Petroleum Coke—Rescinded)

Dated December 12, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Coal Controller's Order No. Coal 3 dated March 31, 1943, is rescinded.

E. J. BRUNNING,

Coal Controller.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

PART V

Export Permit Branch (Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 105

Ottawa, December 12, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of , April 8, 1941, Paragraph 4, the undersigned hereby orders:

- 1. That Group One of the Schedule of Commodities for which an export permit is required be amended by the deletion of the item,
 - "Beverages, distilled, all kinds, including whiskey, brandy, rum, gin, cordials and liqueurs"
- so that export permits will no longer be required therefor, except as provided by Clause Five of the Export Permit Regulations of May 1, 1944.
- 2. That this Order shall come into force and have effect on and after January 1, 1945.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

EXPORT PERMIT BRANCH ORDER No. 106

Ottawa, December 13, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, paragraph 4, the undersigned hereby orders:—

- 1. That commodities listed in Part 1 of the attached Annex be deleted from the Schedule of Commodities under export control so that export permits will not be required therefor when shipped from Canada, except as provided by Clause Five of the Export Permit Regulations of May 1, 1944.
- 2. That commodities listed in Part 2 of the attached Annex be exempted from the requirement of an export permit if valued at \$25.00, or less, and shipped to parts of the British Empire or to the United States.
- 3. That this Order shall come into force and have effect on and after January 1. 1945.

JAS. A. MacKINNON, Minister of Trade and Commerce.

ANNEX

Part 1.

Commodities Deleted from the Export Permit Regulations of May 1, 1944

Group 4—Wood, Wood Products and Paper Wood charcoal.

Group 5—Iron and Steel (Including Alloy Steel) and Their Products Ferro-alloys.

Group 8-Chemical and Allied Products

Acetate of lime, or calcium acetate.

Acid, pyroligneous.

Agar-agar.

Charcoal, animal, n.o.p.

Charcoal, vegetable and medicinal.

Chenopodium.

Coal tar chemicals used in connection with explosives, n.o.p.

Drugs, herbs and leaves, roots-

Aconite leaves and roots.

Arnica, flowers, leaves or root, whole, granulated or powdered.

Belladonna, crude, extracts and products thereof.

Colchicum.

Cube (timbo or barcasco) root, powder and extract.

Digitalis seeds and digitalis compounds.

Hyoscyamus, crude, and extracts thereof.

Nux vomica, crude.

Psyllium seed.

Senna.

Stramonium, crude, extracts and products thereof.

Balsams.

Explosives not included in Category VII of Group 10.

Ferric ammonium oxalate (Iron salt).

Ferric chloride.

Glycerophosphoric acid and glycerophosphates.

Hexamethylene tetramine.

Indigo, indigo paste and extracts thereof.

Iron liquor, being solution of acetate or nitrate of iron.

Lecithin.

Liquor, red, being a crude acetate of aluminum prepared from pyroligneous acid.

Muriatic acid (Hydrochloric acid).

Sodium aluminium fluoride and products containing sodium aluminium fluoride.

Group 9-Miscellaneous

Fountain and stylographic pens, and parts therefor.

Part 2.

COMMODITIES NOT REQUIRING AN EXPORT PERMIT FOR SHIPMENTS VALUED AT \$25.00 OR LESS WHEN CONSIGNED TO THE BRITISH EMPIRE OR TO THE UNITED STATES

Group 5—Iron and Steel (Including Alloy Steel) and Their Products
Valves and parts.

Group 8-Chemical and Allied Products

Acetone.

Acids and acid anhydrides, n.o.p.

Alcohols and glycols, n.o.p.

Ammonium sulphate.

Amyl alcohol or fusel oil.

Aniline.

Aniline and coal tar dyes and intermediates, and other chemical preparations for dyeing or tanning, n.o.p.

Aniline oil, aniline salts, alizarin and artificial alizarin.

Argols and cream of tartar.

Arsenic salts and compounds, n.o.p., including arsenical medicinals.

Arsenic acid and arsenious acid; products containing arsenic acid and arsenious acid.

Arsenous oxide.

Ascorbic acid.

Atropine.

Baking powder.

Barium chemicals.

Benzyl chloride.

Beta naphthol.

Bisulphate of soda or nitre cake (Sodium acid sulphate).

Blood albumen.

Blueing, laundry.

Borates.

Borax, fused, and borax glass.

Boric acid.

Bromides, crude.

Bromine.

Butadiene.

Butyl alcohol.

Butyl acetate.

Butylene.

Butyric alcohol (primary, secondary, tertiary).

Caesium (cesium) salts and compounds.

Caffein, caffein salts and compounds.

Calcium arsenate and products containing calcium arsenate.

Calcium cyanamide and products containing calcium cyanamide.

Calcium hypochlorite and products containing calcium hypochlorite.

Calcium salts and compounds, n.o.p.

Calomel and products containing calomel.

Carbon bisulphide and products containing carbon bisulphide.

Carbon tetrachloride and products containing carbon tetrachloride.

Cementing preparations for repairing, n.o.p.

Cements for sealing cans.

Chlorinated hydrocarbons, n.o.p.

Chlorinated phenols, n.o.p.

Chlorine.

Chlorobenzenes, n.o.p.

Chlorotoluenes, n.o.p.

Chlorpicrin, ethylene oxide, methyl bromide, methyl formate, cyanides, or mixtures containing any of these.

Chromium tanning mixtures.

Citric acid.

Collodion.

Copper carbonate and products containing copper carbonate.

Copper sulphate, all grades, including blue vitriol or bluestone.

Corrosive sublimate and products containing corrosive sublimate.

Cresvlic acid and cresols.

Cyanogen bromide.

Dibutyl phthalate.

Dichlorethyl ether.

Dichlor-diphenyl-trichlorethane.

Diethyl phthalate.

Diethylene glycol.

Dimethylaniline.

Dimethyl sulphate.

Diphenylamine.

Diphenylamine.

Dipropylphthalate.

Drugs, herbs and leaves, roots-

Camphor, natural and synthetic.

Cascara bark.

Derris root, powder and extract.

Menthol, natural and synthetic.

Pyrethrum or insect flowers, powder and extract.

Quinine barks, cinchona or other barks from which quinine may be extracted.

Red squill.

Drugs, such as barks, flowers, roots, beans, berries, bulbs, fruits, insects, grains, herbs, leaves, nuts, fruit and stem seeds, n.o.p.

Egg substitutes.

Ergot.

Ethyl acetate.

Ethyl alcohol.

Ethyl chloride.

Ethyl ether.

Ethyl lactate.

Ethylene.

Ethylene alcohol (Ethylene glycol, diethylene glycol).

Ethylene dibromide.

Ethylene dichloride and products containing ethylene dichloride.

Ethylene glycol monoethyl ether.

Formic acid.

Formaldehyde and products containing formaldehyde.

Gases, n.o.p. (liquified, solidified, compressed),

Guanidine.

Guanidine nitrate.

Hexachlorbenzene.

Hexachlorethane.

Homatropine.

Hydrofluosilicic acid.

Iodine, iodine salts and compounds.

Iron blues (Prussian blues, etc.).

Isopropyl acetate.

Isopropyl alcohol (Isopropanol).

Lacquer solvents, n.o.p.

Lead arsenate and products containing lead arsenate.

Liquid gum inhibitors for treating petroleum distillates.

Liquorice extract and mass.

Metaldehyde.

Methyl alcohol (Methanol) and derivatives.

Methylamine.

Methyl chloride.

Methylene chloride.

Methyl ethyl ketone.

Methyl methacrylate fabricated products.

Monohydrate copper sulphate and products containing monohydrate copper sulphate.

Naphthalene and products containing naphthalene.

Nicotine, salts of nicotine, n.o.p., and preparations containing nicotine in a free or combined state, n.o.p.

Nicotine acid.

Nicotine sulphate and products containing nicotine sulphate.

Nitrates.

Nitrocellulose, having nitrogen content of less than 12 per cent.

Nitroderivatives of benzene, toluene, xylene, naphthalene and phenols.

Nitroguanidine.

Nitrous ether, sweet spirits of nitre.

Non-edible seeds, beans, nuts, berries, plants, weeds, barks and woods, and extracts and preparations thereof for dyeing or tanning.

Oil of citronella.

Organic mercurials and products containing organic mercurials.

Organotherapeutical preparations, enzymes, ferments, etc., prepared from animal glands.

Oxalic acid.

Paradichlorbenzene and products containing paradichlorbenzene.

Paraformaldehyde.

Paris green, dry (Copper acetoarsenite).

Pentachlorethane.

Perchlorethylene.

Peroxides of hydrogen.

Phenol.

Phenothiazine.

Phosphoric acids.

Phosphorus, ferro-phosphorus and compounds.

Phthalic anhydride.

Plasmochin.

Polymers and copolymers of butadiene, acrylonitrile, butylene, chloroprene, styrene, vinylidene chloride and synthetic rubber-like compounds, fabricated or unfabricated.

Potassium salts and compounds.

Preparations or chemicals for disinfecting, dipping, spraying or fumigating, n.o.p.

Propylene dichloride.

Propylene glycol (Methylethylene glycol).

Pyroxylin plastics, cellulose acetate, cellulose ester plastics, including moulding compositions thereof, other synthetic plastic materials, n.o.p., and articles partially or fully fabricated therefrom.

Quinine, quinine salts and compounds, including proprietary and nonproprietary preparations containing quinine.

Refrigerants, gaseous (other than ammonia), n.o.p.

Resins, synthetic, of all kinds, including synthetic resin moulding compositions made therefrom, and articles partially or fully fabricated therefrom.

Riboflavin.

Rochelle salts (Potassium sodium tartrate).

Roots, medicinal, viz.: alkanet, crude, crushed or ground; calumba, folia, digitalis, gentian, jalap, ipecacuanha, iris, orris-root, liquorice, sarsaparilla, squills, tarazacum, rhubarb and valerian.

Rotenone and products containing rotenone.

Salt (Sodium chloride).

Santonin.

Scopolamine.

Sodium arsenite and products containing sodium arsenite.

Soda lime.

Sodium acetate.

Sodium bromide.

Sodium chlorate and products containing sodium chlorate.

Sodium hydroxide (Caustic soda or lye).

Sodium hypochlorite and products containing sodium hypochlorite.

Sodium silicofluoride and products containing sodium silicofluoride.

Sodium salts and compounds, n.o.p.

Specialty cleaning and washing compounds.

Stains and dressings, n.o.p., for wood, leather, etc.

Stains, coal-tar colours.

Strychnine, strychnine salts, and products containing strychnine.

Styrene.

Sulfacetamide.

Sulfadiazine.

Sulfaguanidine.

Sulfanilamide.

Sulfapyridine.

Sulfathiazole.

Sulphate of iron (Copperas).

Sulphide of arsenic.

Sulphur.

Sulphuric acid, all kinds.

Sulphur chlorides.

Sulphuric ether; chloroform, n.o.p.; preparations of vinyl ether.

Sulphuryl chlorides.

Tannic acid.

Tar acids and products containing tar acids.

Tartaric acid.

Tetrachlorethane.

Tetrachlorethylene.

Theobromine and salts thereof.

Theophylline and salts thereof.

Thiocyanates for insecticide purposes.

Thiodiglycol.

Toluol and light oil resulting from the distillation of coal tar.

Trichlorethylene.

Tricresyl phosphate.

Triethanolamine.

Triphenyl phosphate.

Urea.

Vanillin.

Vinylidene chloride.

Vitamins and viosterols (include food hormones, concentrates A, B, C, D, E, G, P and X, synthetics such as ascorbic acid, thiamin chloride, medicinal fish oil, yeast concentrate, wheat germ, etc.).

Water softeners, purifiers, boiler and feed water treatment compounds.

Xanthates.

Xylol (Xylene).

All Chemicals Not Enumerated Elsewhere.



VOLUME IV, No. 13



JANUARY 2, 1945

CANADIAN WAR ORDERS AND REGULATIONS 1944

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EDMOND CLOUTIER
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1945



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Canadian War Orders and Regulations Volume IV, No. 8, Page 378
Tariff Item 366b as shown opposite the description "Watches and watch movements" in
Memorandum WM No. 105 should read Item 366c.

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ERRATUM: Canadian War Orders and Regulations, 1944
Volume III, No. 11, Order No. Coal 15—page 540—Section 7, sub-section (4), para. b(ii) last line should read "to maintain such 35 days supply" not "55" days.

Part V

EXPORT PERMIT BRANCH

(Trade and Commerce)

Export Permit Branch Order	No. 107—Motor graders:	tractors including equi	nment

PART I

Orders in Council

Erratum: Order in Council P.C. 9303 appearing in Canadian War Orders and Regulations 1944, Vol. IV No. 12, Page 539,—Section (5) should read "That the Controller "

Order in Council amending P.C. 9239, December 2, 1943, "The Dependents' Board of Trustees Order".

P.C. 9027

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence represents that the Chairman of the Dependents' Board of Trustees reports as follows,—

- (a) By Order in Council dated 2 December 1943, P.C. 9239, there is established a Dependents' Supplementary Grants Fund and a Board of Trustees to administer the said Fund, known as the Dependents' Board of Trustees.
- (b) The purpose of the said Fund as administered by the Board is to provide supplementary grants or special assistance on an equitable basis for dependents of members of the armed forces in cases not provided for by the Marriage Allowance and Dependents' Allowance Regulations in circumstances where such dependents have special or emergency needs. Such grants or assistance can only be given, however, to dependents who qualify for an award of dependents' or marriage allowance.
- (c) Sub-section (ii) of Section (a) of paragraph 1 of the said Order in Council, provides that: "dependent" shall mean: "a member of the family, resident in Canada, of an airman below the rank of Warrant Officer, Class 1 serving, at the time the application for a supplementary grant or special assistance is made, with the Air Forces of the United Kingdom, the Commonwealth of Australia or the Dominion of New Zealand in Canada under the Combined Training Organization established under the Inter-Governmental agreement signed at Ottawa on 5th June 1942, provided, however, that the Board shall not have authority to make payments to dependents of personnel who have ceased to serve in Canada under the said Combined Training Organization." Said Order in Council contains no similar provision for a rating of the naval forces of the United Kingdom serving with the naval forces of Canada and it is considered that an appropriate amendment to the said Order in Council should be made in order that the dependents of such naval ratings may come within the operation of the said Order in Council.
- (d) The proviso to subsection (ii) of section (a) of paragraph 1, quoted above, has led to considerable inconvenience and hardship in instances where subsequent to the date of the application, the airman in question has ceased to serve in Canada. In such instances the Board has been prevented from making the payments by virtue of the provisions of the said proviso, notwithstanding the fact that in certain of these instances nothing further remained to be done than the mailing of the cheque covering the grant. It is considered therefore that since the material date is that on which the application is made, the above proviso should be deleted.

Therefore, in order to give effect to the foregoing, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence,

concurred in by the Minister of National Defence for Naval Services and the Minister of National Defence for Air and pursuant to the provisions of the War Measures Act, is pleased to amend the Dependents' Board of Trustees Order being Appendix "A" to Order in Council dated 2nd December, 1943, P.C. 9239 and it is hereby amended as follows:—

(a) By deleting from sub-section (ii) of section (a) of paragraph 1 thereof, the following: "provided, however, that the Board shall not have authority to make payments to dependents of personnel who have ceased to serve in Canada under the said Combined Training Organization."

By inserting a new sub-section (iii), section (a) of paragraph 1, as follows:—
"(iii) A member of the family, resident in Canada of a rating of the naval forces of the United Kingdom serving at the time the application for a supplementary grant or special assistance is made, with the naval forces of Canada on Active Service who qualifies for the award of a dependents' allowance under the Dependents' Allowance Regulations."

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council rescinding Section 2 of P.C. 7191, 12th September, 1941—re Importation of Rubber.

P.C. 9343

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 2 of Order in Council P.C. 7191 of September 12, 1941, as amended, prohibits the importation of rubber and rubber products into Canada except under permit issued by the Minister of National Revenue;

And whereas the Acting Minister of Munitions and Supply reports that in order to simplify administration of this import control by the Department of National Revenue it is desirable to rescind the said section so that the said Order in Council will cover only domestic controls, leaving import controls to be dealt with by separate Order in Council to be enacted concurrently herewith;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, is pleased to rescind Section 2 of Order in Council P.C. 7191 of September 12, 1941, as amended by Order in Council P.C. 4347 of May 22, 1942, and it is hereby rescinded, effective the 26th day of December, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

The Emergency Shelter Regulations

P.C. 9439

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 19th day of September, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that due to congestion of population in certain areas of Canada, there has developed a serious shortage of housing accommodation which cannot be entirely relieved by new construction during wartime because of unavoidable scarcities of materials and labour;

That circumstances arising out of present and potential developments in the war situation are likely to aggravate the congestion; and

That in order to prevent further congestion and to deal more effectively with the shelter situation in congested areas it is in the national interest that the powers of the Wartime Prices and Trade Board be amplified and that measures be taken for the co-ordination under that Board of all activities relating to the transfer of population into such areas and to the control and use of available shelter therein;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of powers conferred by the War Measures Act and otherwise, is pleased to make the following Regulations and they are hereby made and established accordingly.—

REGULATIONS

Interpretation

- 1. These regulations and any amendment thereof or addition thereto may be cited as The Emergency Shelter Regulations.
 - 2. For the purposes of these regulations,
 - (a) "Board" means the Wartime Prices and Trade Board;
 - (b) "lease" means any enforceable contract for the letting or sub-letting of any shelter or any leave and licence for the use of any shelter, whether such contract or leave and licence is made orally, in writing or by deed; and the verbs "let" and "rent" shall each have a corresponding meaning;
 - (c) "Minister" means the Minister of Finance;
 - (d) "offence under these regulations" means any contravention of or failure to observe any of these regulations or any order;
 - (e) "order" means and includes any general or specific order, requirement, direction, instruction, prescription, prohibition, restriction or limitation made or issued in pursuance of any power conferred by these regulations;
 - (f) "regulation" means any of these regulations and any amendment thereof or addition thereto;
 - (g) "shelter" means any land and premises used or capable of being used as a place of dwelling together with all appurtenances thereto belonging.
- 3. (1) These regulations and any order made thereunder shall prevail over any other law in force in any part of Canada to the extent that such other law is in conflict therewith.
- (2) His Majesty in right of Canada or of any province thereof shall be bound by the provisions of these regulations or of any order.

Powers of the Board

- 4. (1) In addition to any other powers conferred on the Board by the Governor in Council and without derogating therefrom, the Board shall have power, from time to time
 - (a) to cause surveys respecting shelter and the demand therefor to be made in such areas to such extent and in such manner as the Board may decide and by such persons as the Board may appoint;
 - (b) to require any person to furnish, in such form and manner and within such time as the Board may specify, any information deemed by the Board to be necessary for the effectual administration of these regulations and specified in such requirement;
 - (c) to investigate any shelter and the use or possible use thereof and of its facilities and services, or any alleged or apparent offence under these regulations; and for the purpose of any such investigation, the Board and any person authorized by the Board to conduct such investigation shall have all the powers of a commissioner appointed under the provisions of the Inquiries Act;
 - (d) to enter any premises to inspect and examine the same or to exercise any of its powers;

(e) to prescribe the manner in and extent to which and the terms and conditions under which any shelter shall be used, and to prohibit use not in accordance with such prescription;

(f) to vary or suspend or require variation or suspension of the terms and conditions of any lease or any covenant, agreement or law affecting any shelter

in such respects as the Board may designate;

(g) to terminate or require the termination of any lease and the delivery up of possession of any shelter on such terms and conditions as the Board may

(h) to require any person to let or offer to let any shelter and give possession thereof to such person or to leave any specified person in possession of any shelter on such terms and conditions as the Board may designate;

(i) subject to the provisions of Section 7 of the War Measures Act, to take

possession of any shelter and use it in any manner;

- (j) upon failure of any person to vacate or give possession of any shelter pursuant to any order, to apply to the Attorney-General of Canada to issue in any form a warrant for possession to the sheriff within whose jurisdiction such shelter is situated, directing such sheriff to evict from the shelter described in the warrant any person named in the warrant or to put any person named in the warrant in possession of the shelter described therein, which warrant the Attorney-General of Canada is authorized to issue if he is satisfied that with a view to securing compliance with an order, validly made under these regulations, it is necessary so to do, and such warrant shall be executed by such sheriff as if it were a warrant or writ of possession issued out of the superior court of the province in which such shelter is situated;
- (k) to require any person to perform or refrain from performing such act in respect of any shelter as the Board may specify in order more effectively to

exercise its powers and enforce any order;

- (1) generally to take such action as the Board deems necessary or advisable to prevent further congestion or to alleviate congestion in any area.
- (2) The Board may from time to time appoint such Administrators of Emergency Shelter as it deems necessary and may delegate to such Administrators or other persons such of the powers and discretions of the Board on such terms as the Board deems proper.
- (3) The Board may appoint such temporary assistants, technical and otherwise, and such casual workers as it deems necessary for the effective exercise of the powers conferred by these regulations and at such remuneration as the Board may decide, provided that such remuneration shall be in conformity with rates prescribed for similar duties in the Civil Service; and the Board may authorize and pay such expenses as in its opinion are necessary for or incidental to the effective exercise of such powers.
- (4) All expenses lawfully incurred under these regulations shall be payable out of moneys provided by Parliament.

Co-ordinated Action in Congested Areas

- 5. (1) The provisions of this Section shall only apply in such areas as the Board or an Administrator of Emergency Shelter may designate from time to time by notice published in Canadian War Orders and Regulations.
- (2) Every person in any area shall co-operate with the Administrator of Emergency Shelter for that area in the discharge of his duties in order that hardship respecting shelter in that area may be prevented or alleviated and, to that end, no person without the previous concurrence in writing of such Administrator shall
 - (a) cease to make available as a place of dwelling any shelter heretofore or hereafter provided by such person as a place of dwelling and to the same extent; or

(b) discontinue any heating, lighting, water or other service or facility reasonably

necessary for the use of such shelter as a place of dwelling;

(c) transfer any persons to an area designated under this Section where such transfer would appreciably aggravate the shelter situation in such area, or transfer any persons from such area to another area where such transfer would

appreciably aggravate the shelter situation in the latter area; but, for greater clarity, this provision shall not be construed so as to prevent the transfer of any members of His Majesty's Forces from one barracks or other non-civilian establishment to another or any transfer necessary for the safety of the state;

- (d) refuse to let any shelter to any person on the ground of such person having a child or children or make absence of a child or children a condition of any lease for any shelter.
- (3) The Board may, whenever it deems it feasible so to do, make such order and take such action as is necessary to cause any shelter to be made habitable or to cause any uncompleted shelter to be completed in such manner as the Board may direct and within such time as the Board deems reasonable.

Offences and Penalties

- 6. (1) Any person who contravenes or fails to observe any regulation or order or who in any manner hinders or obstructs any person exercising any power or performing any duty under these regulations shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney General of Canada or of any province so directs, upon indictment, to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.
- (2) In any proceedings upon summary conviction, any charge may include several offences against any regulation or order committed by the same person and any number of charges may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence.
- 7. (1) No person shall be prosecuted under these regulations except with the written leave of the Board or of the Attorney General of any province and such written leave shall be sufficient if it purports to be signed by such Attorney General or on behalf of the Board and if it is in the following form: "Leave is hereby given that proceedings be instituted within three months from the date hereof against for an offence or offences under the Emergency Shelter Regulations."
- (2) A prosecution under Part XV of the Criminal Code for any offence under these regulations may be commenced at any time within twelve months from the time of its commission.

General Provisions

- 8. (1) Every provision of the Interpretation Act shall extend and apply to every order published or printed in the Canada Gazette or Canadian War Orders and Regulations or in any extra thereof or extract therefrom purporting to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing.
- (2) General or specific instructions issued by the Board or by an Administrator of Emergency Shelter to any person acting under the authority or direction of the Board, or to any person engaged in any transaction or business affected by these regulations shall, with respect to such person and any other person having notice thereof, have the same force and effect as if contained in an order made and published as provided in the next preceding subsection.
- (3) In any proceedings in any Court, the affidavit of any person concerned in the administration of these regulations sworn before a commissioner or other person authorized to administer oaths deposing that he has knowledge of the facts and setting forth the official character in which he is concerned in the administration of these regulations and that an annexed document is a true copy of a document signed and issued by him pursuant to these regulations or any order, shall be received as prima facie evidence that such document was so signed and issued by him under

authority of the Board, and such affidavit shall be received in evidence without proof of the signature or official character of such person and without proof of the signature or official character of the person before whom such affidavit was sworn.

- 9. (1) No member of the Board and no Administrator or other person employed or appointed by the Board or acting under authority of the Board shall be or become liable to any person for or in respect of any act or omission of himself or any other person in the exercise or purported exercise of any power, discretion or authority or in the performance or purported performance of any duty conferred or imposed by or under these regulations or any regulations for which these regulations are substituted or otherwise conferred or imposed by the Governor in Council.
- (2) No proceedings by way of injunction, mandatory order, mandamus, prohibition, certiorari or otherwise shall be instituted against any member of the Board, Administrator or other person for or in respect of any act or omission of himself or any other person in the exercise or purported exercise of any power, discretion or authority or in the performance or purported performance of any duty conferred or imposed by or under these regulations or any regulations for which these regulations are substituted or otherwise conferred or imposed by the Governor in Council.
- 10. Where any person fails, by reason of his compliance with these regulations or any order, to perform or fulfil any contract or other obligation theretofore or hereafter made, proof of such compliance shall be a good and complete defence to any action or proceeding in respect of such failure.
- 11. The Board shall report to the Minister as and when required to do so by the Minister.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing that Government property acquired after August 17, 1944, be not insured under War Risk Insurance Act, 1942.

P.C. 9470

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas provision was made by Order in Council P.C. 2/8917 dated September 30, 1942, that all property of His Majesty in right of the Dominion of Canada be insured against war damage under the War Risk Insurance Act, 1942, provided that nothing therein contained was to be construed as requiring the insuring of munitions of war, weapons, equipment, stores or facilities of His Majesty's armed forces after they have come under the jurisdiction, control or custody of the said forces;

And whereas by Order in Council P.C. 6469 dated August 16, 1944, all policies under the War Risk Insurance Act 1942 in force on August 17, 1944, were extended for a period of twelve months from their date of expiry; new or additional insurance on

property to continue to be sold at the rates of premiums then in force;

And whereas the Minister of Finance reports that the said extension of policies in force on August 17, 1944, applied to such Dominion Government property as was held by departments or agencies of the Dominion Government at the said date and covered by the policies then in force, but that any new or additional property acquired by Dominion Government departments or agencies since the said date and not covered by policies in force would require to be insured at the rates of premiums in force on August 17, 1944, if it was to be covered against war damage; and

That it is advisable in view of the position of private property holders under the War Risk Insurance Scheme to discontinue the scheme of insuring Dominion Government property to the extent of new or additional property acquired after August 17, 1944, but to continue the scheme of insuring Dominion Government property to the extent of property held by Dominion Government departments or agencies on the exitent of the extension of such policies for a period of twelve months from the date of their expiry;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the War Risk Insurance Act 1942 and the War Measures Act, is pleased to order and doth hereby order that all property of His Majesty in right of the Dominion of Canada acquired after August 17, 1944, be not insured under the War Risk Insurance Act, 1942.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council prohibiting the importation of crude rubber except under permit.

P.C. 9478

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 2 of P.C. 7191, dated September 12, 1941, an Order in Council granting Fairmont Company Limited sole right to buy or import rubber, as amended by Order in Council P.C. 4347, dated May 22, 1942, provides that:—

"(i) After the date of the publication hereof in the Canada Gazette, no person shall import rubber or rubber products into Canada except under permit issued by the Minister of National Revenue.

(ii) For the purposes of this section, rubber products mean articles or products manufactured wholly or in part of rubber of any kind including rubber as defined in section 1, paragraph (d) hereof, scrap rubber and rubber reclaim."

And whereas the Minister of Finance reports that it is deemed advisable to substitute for the aforesaid import control a less comprehensive control independent of P.C. 7191;

And whereas by Order in Council of the 21st December, 1944 (P.C. 9343) Section 2 of the said P.C. 7191, was rescinded effective December 26, 1944;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that on and after December 26, 1944, the importation into Canada of the goods enumerated hereunder be and it is hereby prohibited, except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

Crude natural rubber, and crude synthetic rubber of the Neoprene, Butyl and Buna S types, in any form including, without restricting the generality of the foregoing, latices not compounded beyond the addition of preservative, unmanufactured balata, unmanufactured gutta percha and unmanufactured guayule.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council revoking P.C. 3773, 7th May, 1942, re importation of vehicles equipped with rubber tires.

P.C. 9479

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3773, dated May 7, 1942, provides that no vehicle, machine, implement or other article equipped, or designed to be equipped, with rubber tires shall be imported into Canada unless an import permit therefor has first been issued by, or on behalf of, the Minister of National Revenue;

And whereas the Minister of Finance reports that the aforesaid import control is no longer deemed necessary or desirable.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke Order in Council P.C. 3773, dated May 7, 1942.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council prohibiting the importation of certain goods, except under permit.

P.C. 9480

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 949 of February 8, 1943, it is ordered that, subject to certain exemptions, no person shall import goods enumerated in the Schedule thereto, except under permit issued by or on behalf of the Minister of National Revenue on the advice of the Shipping Priorities Committee;

And whereas the aforesaid Order in Council is for the purpose of conserving ocean shipping space, and is closely related to United States General Imports Order M-63;

And whereas the Minister of Finance reports that, in view of recent changes in United States General Imports Order M-63, it is deemed desirable to rescind the present Schedule to Order in Council P.C. 949 and to substitute therefor the Schedule hereunder, which includes approximately one-half the items in the present Schedule and a few new items.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Order in Council P.C. 949 of February 8, 1943, as amended by Order in Council P.C. 4435 of May 31, 1943, and by Order in Council P.C. 9134 of November 30, 1943, and it is hereby further amended by rescinding the Schedule thereto and substituting in place thereof the following Schedule:—7

Schedule

Alewives and other pickled or salted fish
Anchovies, sardines, sprats and pilchards, packed in airtight containers
Argols, tartar and wine lees, and crude calcium tartrate
Baskets and bags of all kinds (but not including sacks or bags of jute or cotton)
Beans, dried (except Fava Beans)
Bone black, bone char, and blood char
Bones, crude
Bones, ground, ash, dust, meal and flour
Broom corn
Cacao butter
Cascin or Lactarene
Cassia buds, unground
Cassia, cassia vera, unground
Cassia, cassia vera, unground
Cheese

Chick peas and garbanzos, dried Chicle, crude and refined or advanced Cinnamon and chips of, unground

Agave carpet yarns, dyed or undyed

Cinnamon and chips of, ground

Cocoa beans

Cocoa, preparations of, or chocolate

Cocoa powder, unsweetened and sweetened

Cocoanuts, in the shell

Cocoanut meat, shredded and desiccated, or similarly prepared

Coffee, raw or green; roasted or processed

Combinations and mixtures of animal, vegetable, or mineral oils, or any of them, with or without other substances

Corn

Cotton linters

Cotton, raw

Cotton, waste

Drugs, crude, non-edible

Essential oils, natural and synthetic

Fabrics woven of agave fibre

Fatty acids, derived from vegetable oils, animal or fish oils, animal fats and greases Fibres, vegetable, other than cotton

Floor coverings:

Carpeting, rugs, mats and matting of straw, hemp, flax tow, jute or paper; carpet lining and stair pads

Mats, rugs, carpeting and matting of cocoa fibre, including mats with cut pile Oriental and imitation Oriental rugs or carpets and carpeting, carpets and rugs

Fruits of all kinds, dried, desiccated, evaporated or dehydrated

Ginger root, ground or unground

Glucose or grape sugar, glucose syrup and corn syrup, or any syrups containing an admixture thereof

Glue

Guano

Gums and resins

Hemp, unmanufactured

Hides and skins, raw whether dry, salted or pickled; and raw pelts

Leather, unmanufactured

Leather manufactures, made in whole or part of bovine, equine or goatskin leather Lentils

Lignaloe oil or Bois de Rose

Mace, unground

Mace, ground

Mace, Bombay or wild, unground

Mace, Bombay or wild, ground

Meat extracts, fluid beef

Meat prepared or preserved, other than game

Meats, fresh

Meats, canned; poultry and game

Milk, condensed and evaporated

Milk, powdered

Molasses and sugar syrup, edible and inedible

Nitrates, sodium and potassium

Nutmegs, unground

Nutmegs, ground

Nuts, edible, of all kinds, shelled or not

Peas, dried or split

Pepper, ground or unground

Pimento (allspice) ground

Pimento (allspice) unground

Rapeseed

Rice

Sesame oil, edible and inedible

Sesame seed

Soap and soap powder

Sunflower seed

Sugar, cane

Tallow

Tankage (including cracklings, greave cakes, liver meal, meat meal, meat flour, meat

Tanning Materials:—Non-edible seeds, beans, nuts, berries, plants, weeds, barks, and woods, in a crude state or chipped or ground, and extracts and preparations thereof, all of the foregoing when adapted for dyeing or tanning; turmeric, nutgalls and extracts thereof; indigo, indigo paste and extracts of; aniline oil, crude; aniline salts, alizarin and artificial alizarin; annatto, liquid or solid; iron liquor, being solution of acetate or nitrate of iron adapted for dyeing and calico printing; red liquor, being a crude acetate of aluminum prepared from pyroligneous acid and adapted for dyeing and calico printing.

Tapioca, tapioca flour, and cassava (including mandoica flour)

Tartaric acid

Tea

Wool, carpet.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council prohibiting the importation of certain chemicals, except under permit.

P.C. 9481

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Orders in Council P.C. 8673 of November 7, 1941; P.C. 423 of January 20, 1942; P.C. 1703 of March 5, 1942; P.C. 8802 of September 30, 1942; P.C. 11118 of December 8, 1942; P.C. 2715 of April 5, 1943; P.C. 2933 of April 12, 1943; P.C. 4316 of May 25, 1943; P.C. 7164 of September 15, 1943; P.C. 8527 of November 4, 1943; P.C. 720 of February 7, 1944; and P.C. 918 of February 15, 1944 prohibit the importation of specified chemicals and chemical products except under permit issued by, or on behalf of, the Minister of National Revenue;

And whereas the aforesaid import controls were introduced for the purpose of complementing allocation arrangements or domestic controls over items in short supply;

And whereas the Minister of Finance reports that, by reason of improved supplies of certain chemicals and the modification of domestic controls, it is now deemed desirable to terminate import controls over some goods subject to the provisions of the aforesaid Orders in Council; and

That it is deemed desirable to retain and consolidate import controls over certain other goods, as enumerated hereunder, which now are subject to the provisions of the aforesaid Orders in Council;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke Orders in Council P.C. 8673 of November 7, 1941; P.C. 423 of January 20, 1942; P.C. 1703 of March 5, 1942; P.C. 8802 of September 30, 1942; P.C. 11118 of December 8, 1942; P.C. 2715 of April 5, 1943; P.C. 2933 of April 12, 1943; P.C. 4316 of May 25, 1943; P.C. 7164 of September 15, 1943; P.C. 8527 of November 4, 1943; P.C. 720 of February 7, 1944; and P.C. 918 of February 15, 1944.

His Excellency in Council, on the same recommendation, and under the authority of the War Measures Act; Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the importation into Canada of the goods enumerated hereunder be and

it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

Acetone

Acetylsalicylic acid and all starch granulations thereof; salicylic acid; sodium salicylate; and methyl salicylate; all of the foregoing in any form whether powder, granular, tablet or liquid.

Amyl Acetate Amyl Alcohol

Anti-freeze, being any substance or mixture for use as anti-freeze in the radiator or cooling system of an internal combustion engine.

Ascorbic or cevitamic acid (Vitamin C) and isoascorbic acid not including compounded medicinal preparations containing these materials.

Caffeine and salts thereof

Cinchona bark

Citric Acid

Dibutyl Phthalate

Diethyl Phthalate .

Dimethyl Phthalate

Emetine

Ethylene Glycol

Ipecac (Ipecacuanha)

Isopropanol (Isopropyl Alcohol)

Methyl Ethyl Ketone

Nicotinic Acid (also known as Niacine, Pyridinecarboxylic Acid) Nicotinic Acid Amide (also known as Niacinamide, Nicotinamide)

Paint, varnish and lacquer thinners and solvents (Customs Tariff Items ex 220a and ex 711)

Peppermint Oil

Potassium Citrate

Quinine, quinine sulphate and other quinine salts and compounds

Sodium Citrate

Theobromine and salts thereof

Tricresyl Phosphate.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing tariff treatment, exemption from war exchange tax, etc., for dried whey, skim milk, buttermilk, etc.

P.C. 9482

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that imports of dried whey, dried skim milk and dried buttermilk are subject to a rate of customs duty of 2½ cents per pound under the British Preferential Tariff and 5 cents per pound under the Intermediate and General Tariffs, with an Australian and New Zealand Trade Agreement rate of one cent per pound;

That imports of dried whey, dried skim milk and dried buttermilk of non-British Empire origin are also subject to a war exchange tax of 10 p.c. ad valorem;

That Order in Council P.C. 3011 of April 14, 1942, exempted dried whey, dried skim milk and dried buttermilk, when imported as animal or poultry feeds, or when imported for use in the manufacture of animal or poultry feeds, from customs duty and war exchange tax during the period April 1, 1942, to July 31, 1942;

That a further Order in Council, P.C. 6010, was passed on August 1, 1944, exempting dried whey, dried skim milk and dried buttermilk, when imported for use as animal or poultry feeds, or when imported for use in the manufacture of animal or poultry feeds from customs duty and war exchange tax during the period August 1, 1944, to December 31, 1944;

That the Feeds Administration represents that there is still a shortage of dried milk products for use in the preparation of specialized feeds and recommends the continuance of duty and tax free entry of these products until April 30, 1945;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order:—

1. That imports of dried whey, dried skim milk and dried buttermilk be accorded the tariff treatment hereunder indicated during the period January 1, 1945 to April 30, 1945:

Dried whey, dried skim milk and dried buttermilk when imported for use as animal or poultry feeds or when imported for use in the manufacture of animal or poultry feeds.

British			
Preferential	Intermediate		General
Tariff	Tariff -	(#-	Tariff
Free	Free		Free
Free	Free .		rree

(To be designated as Tariff Item 43b.)

2. That dried whey, dried skim milk and dried buttermilk when imported for use as animal or poultry feeds, or when imported for use in the manufacture of animal or poultry feeds, be exempt from the war exchange tax of 10 p.c. ad valorem, during the period January 1, to April 30, 1945.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council providing tariff treatment, exemption from war exchange and special excise taxes, etc. for yeast, dead or inactive

P.C. 9483

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that about three years ago the Department of National Revenue ruled yeast, dead or inactive, to be dutiable as "unenumerated goods" under Tariff Item 711 at the Canada-United States Trade Agreement rate of 20 p.c. ad valorem and that prior to that time this yeast was admitted at the rate of $2\frac{1}{2}$ cents or 5 cents per pound when imported from the United States or any other foreign country the products of which are entitled to Intermediate Tariff treatment:

That the average value of dead yeast is about 60 cents per pound; therefore an ad valorem rate of 20 p.c. is equivalent to a specific duty of 12 cents per pound;

That dead yeast is a very valuable source of Riboflavin (also known as Vitamin B₂, Vitamin G, Lactoflavin) and is mainly used in the manufacture of feeds for livestock, poultry or fur-bearing animals, and to a certain extent in pharmaceutical products; and

That the national interest would be best served in the present emergency if imports of yeast, dead or inactive were exempt from customs duty and tax;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order:—

1. That yeast, dead or inactive, containing only those vitamins inherent in or developed by the yeast during its culture or propagation in which the Vitamin D does not exceed 1000 International units per gram, when valued at more than twenty-five cents per pound be accorded the tariff treatment hereunder indicated, effective January 1, 1945:

Yeast, dead or inactive, containing only those vitamins inherent in or developed by the yeast during its culture or propagation in which the Vitamin D does not exceed 1000 International units per gram, when valued at more than twenty-five cents per pound, under regulations which the Minister may prescribe

British Preferential Tariff	Intermediate Tariff		. **	General Tariff
Free	 Free	-		Free

(To be designated as Tariff Item 219g.)

2. That imports of yeast, dead or inactive, as described above, be exempt from the war exchange tax of 10 p.c. ad valorem and the special excise tax of 3 p.c., effective January 4, 1945.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council authorizing the assumption by the Government of Canada of contracts for munitions, etc., entered into on behalf of the Government of New Zealand.

P.C. 9484

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports,—

That by Order in Council P.C. 5560 of July 13, 1943, as supplemented by Order in Council P.C. 2092 of March 23, 1944, and for the purpose, *inter alia*, of facilitating the operations of the Canadian Mutual Aid Board, authority was granted for the taking over and assumption by the Canadian Government of contracts with respect to the operation of munitions plants or the production of munitions and supplies in Canada which were entered into or placed by or through the Department of Munitions and Supply in the name or on behalf of the Government of the United Kingdom;

That by Order in Council P.C. 9546 of December 14, 1943, as supplemented and amended by Order in Council P.C. 9967 of January 4, 1944, authority was granted for the financing of expenditures under the said contracts taken over from the Government of the United Kingdom, and certain other contracts, by means of payments out of the General (Munitions) Revolving Fund created by Order in Council P.C. 36/84 of January 6, 1943 pending payment by the Canadian Mutual Aid Board for stores delivered:

That by Order in Council P.C. 8019 of October 14, 1943, authority was also granted for the taking over and assumption by the Canadian Government of such

of the outstanding contracts placed in the name or on behalf of the Government of Australia, through the Department of Munitions and Supply, for the production or sale of munitions of war and supplies in Canada as the Minister of Munitions and Supply should designate or approve, together with outstanding contracts for the purchase of timber by the Government of Australia from Canadian suppliers;

That the Canadian Mutual Aid Board has approved the taking over and assumption by the Canadian Government as of July 1, 1944, of substantially all contracts for the production or sale of munitions of war or supplies entered into in the name or on behalf of the Government of New Zealand, through the Department of Munitions and Supply, which were outstanding on July 1, 1944, or which have been entered into subsequent to that date; and

That it is estimated that the payments which will be required to be made by the Canadian Government under or in respect of the contracts proposed to be taken over as aforesaid (including any amounts to be paid to the Government of New Zealand by way of reimbursement of payments made by the said Government under any of the said contracts subsequent to July 1, 1944) will not exceed in the aggregate the sum of \$1,500,000.00;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, concurred in by the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act, The Department of Munitions and Supply Act and The War Appropriation (United Nations Mutual Aid) Act, 1944, is pleased to order and it is hereby ordered as follows:

- 1. Authority is hereby granted for the taking over and assumption by the Canadian Government, as of July 1, 1944, of such of the contracts for the production or sale of munitions of war and supplies entered into in the name or on behalf of the Government of New Zealand, through the Department of Munitions and Supply, which were outstanding on the last mentioned date or which have been entered into subsequent to July 1, 1944, as the Minister of Munitions and Supply may designate or approve, and for the entering into of an agreement with the Government of New Zealand, in form and terms satisfactory to the Minister of Munitions and Supply, providing for the taking over and assumption of the said contracts.
- 2. The Minister of Munitions and Supply is hereby authorized to make all payments required to be made under the said contracts on and after July 1, 1944, and to reimburse the Government of New Zealand for any and all payments which may have been made by the said Government under any of the said contracts subsequent to that date.
- 3. The Canadian Mutual Aid Board shall pay or reimburse to the Department of Munitions and Supply all amounts paid by the Department in respect of munitions of war and supplies delivered and to be delivered under the said contracts on and after July 1, 1944, and pending such payment or reimbursement by the Board, all expenditures under any of the said contracts (including any amounts reimbursed to the Government of New Zealand as hereimbefore provided) may be charged to and paid out of the General (Munitions) Revolving Fund created by Order in Council P.C. 36/84 of January 6, 1943.
- 4. In the event of the cancellation or partial cancellation of any of the said contracts, the amounts paid or payable by the Department of Munitions and Supply upon or in respect of such cancellation or partial cancellation shall be reimbursed to the Department by the Canadian Mutual Aid Board.
- 5. Expenditures by the Canadian Mutual Aid Board pursuant to the provisions of paragraphs 3 and 4 hereof may be charged to and paid out of the moneys authorized to be expended for the purposes set forth in The War Appropriation (United Nations Mutual Aid) Acts, 1943 and 1944, and/or out of other funds available from time to time to the Canadian Mutual Aid Board for such purpose, including funds to be provided from time to time by the War Appropriation Acts or other funds appropriated by Parliament:

Order in Council providing for the office of Deputy Aircraft Controller, etc.

P.C. 9491

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 5387 of June 25, 1942 regulations respecting aircraft production were established;

And whereas by Order in Council P.C. 7300 of September 19, 1944, William A. Newman, of Montreal, Quebec, was appointed Aircraft Controller in substitution for Ralph Pickard Bell, who previously held the office;

And whereas the Minister of Munitions and Supply reports that it is desirable to make provision for the powers of a Deputy Aircraft Controller and to appoint George H. Montgomery, Jr., of Montreal, Quebec, as a Deputy Aircraft Controller;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to amend Order in Council P.C. 5387 of June 25, 1942, and it is hereby further amended by the insertion of the following as Section 4 thereof:

"A Deputy Aircraft Controller shall have and may exercise any and all powers conferred on the Aircraft Controller subject to any restriction thereof which the Aircraft Controller may from time to time impose and subject in all cases to review by the Aircraft Controller: PROVIDED that any Order of a Deputy Aircraft Controller shall be final and binding unless and until it has been varied or vacated by the Controller."

His Excellency in Council is further pleased to appoint and doth hereby appoint George H. Montgomery, Jr., of Montreal, Quebec, Secretary and Legal Officer of Federal Aircraft Limited, a Deputy Aircraft Controller, effective December 27, 1944.

A. D. P. HEENEY, Clerk of the Privy Council.

The Wartime Salaries Order-Amendments

P.C. 9505

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance and the Minister of National Revenue report that The Wartime Salaries Order, which has been in effect for approximately three years, has proved to be more severe in its restrictions upon salaries than the corresponding Orders establishing control over wages, because of the much greater difficulties in defining and classifying established positions and salary rates and ranges and because of the many special circumstances affecting individual cases;

That in the light of experience gained in the administration of the said Order, it is now possible to provide for a control that will be more similar in principle to the control over wage rates, and which in particular will enable the Minister to permit adjustments of individual salaries within the ranges of rates previously

established for the positions occupied, and to provide for the correction of gross inequities in certain cases where there have been substantial changes in the nature and extent of the duties and responsibilities of salaried officials;

That it is also desirable to make provision for the necessary minimum of adjustment of salaries of officials supervising wage earners, including foremen, who have received a general increase in wage rates;

That it is also desirable to amend the definition of salaried official to exclude all persons earning less than \$250 a month, rather than \$195 per month, as in the present Order, thereby clarifying the position of many-persons earning between \$195 and \$250 per month and causing them to be subject to the Wartime Wages Control Order rather than to the Wartime Salaries Order; and

That it is also desirable to make certain other minor and consequential amendments to the said Order;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and the Minister of National Revenue, and under and by virtue of the powers conferred by the War Measures Act, is pleased to amend the Wartime Salaries Order (P.C. 1549, 27th February, 1942) and it is hereby further amended as follows, effective the first day of December, 1944:

- 1. Sub-paragraph (b) of paragraph 1 is rescinded and the following substituted therefor:
 - "(b) 'Salaried official' shall mean every employee of an employer who is above the rank of foreman or comparable rank, and for the purpose both of this Order and of the Wartime Wages Control Order, 1943, any employee receiving salary or wages at a rate of less than \$250 per month shall, irrespective of his status or functions, be deemed to be not above the rank of foreman or comparable rank; and anyone receiving salary or wages at a rate of \$250 or more per month shall be deemed to be above the said rank of foreman or comparable rank unless the nature of his duties and responsibilities, or his relationship to other employees, indicates clearly that he is not above the said rank. In cases of doubt or dispute with regard to the rank of any employee or class of employees, the National War Labour Board or a Regional War Labour Board shall declare whether that employee or that class of employees is above the rank of foreman or comparable rank for the purpose of this Order and the Wartime Wages Control Order, 1943."
 - 2. A new sub-paragraph (f) is added to paragraph 1, as follows:
 - "(f) 'Minister' shall mean the Minister of National Revenue."
- 3. The words "A cost of living bonus" and all subsequent words in sub-paragraph (a) of paragraph 2, are deleted.
 - 4. The following paragraph is added to sub-paragraph (b) of paragraph 2:
 - "When on or after December 1, 1944, any newly-engaged salaried official is appointed either to an established rank or position or to a newly-created rank or position, the rate of salary paid or proposed to be paid to such salaried official shall, within three months of the time of first payment thereof, be reported to the Inspector of Income Tax for the District wherein the employer ordinarily files his income tax returns, and the Minister may subsequently direct that such rate of salary be altered if in his opinion the rate so paid or proposed to be paid is inconsistent with the provisions of this paragraph."
- 5. The words "Nothing in this Order shall be deemed..." and all subsequent words in the last sub-paragraph of paragraph 2 are deleted.
 - 6. Paragraph 3 is rescinded and the following substituted therefor:
 - "3. Notwithstanding paragraph 2 hereof, the Minister may: (a) authorize an employer to increase the rate of salary paid to a salaried official up to a higher rate specified by the Ministér, if the employer establishes to the satisfaction of the Minister that the increase is commensurate with and is occasioned by a bona fide and reasonable promotion (on or after January 1, 1941) of the salaried official, and that the salaried official has been given added responsibilities and increased duties, provided that the new salary rate permitted by the Minister shall not be higher than the salary rate paid by the employer to the previous incumbent of the position to which the salaried official is promoted, or if there was no previous

incumbent, the new salary rate shall not be higher than the level of salaries paid to salaried officials for the same or substantially similar services in like businesses, and provided further that if the total salary, including such increase, is

- (i) less than \$7,500 per year, such increase is reported on the prescribed form to the Minister within three months of the time of first payment of the increase, and is approved by the Minister on or before the assessment of the income tax return of the employer for the year in which the increase was made, or
- (ii) \$7,500 or over, such increase has been reported on the prescribed form and approved by the Minister before payment of the increase.
- (b) authorize an employer to pay to a salaried official who has been promoted or newly appointed after November 6, 1941, a temporary rate of salary and subsequently a higher rate of salary, provided that the maximum rate so authorized shall not exceed the rate defined in sub-paragraph (a) of this paragraph in a case of promotion, or the rate defined in sub-paragraph (b) of paragraph 2 in a case of a new appointment.
- (c) authorize an employer to increase the rate of salary paid to a salaried official who was appointed or promoted on or after September 1, 1939, and prior to November 7, 1941, to his present position and who was as of such latter date receiving a probationary rate of salary which had not been increased beyond the first rate established on or after the appointment or promotion, provided that the new salary rate authorized by the Minister shall not exceed the rate defined in sub-paragraph (a) of this paragraph in a case of promotion, or the rate defined in sub-paragraph (b) of paragraph 2 in a case of a new appointment.
- (d) authorize an employer to increase by a specified amount the rate of salary paid to a salaried official supervising or otherwise in control of other employees who have received a general increase in wage rates, if and to the extent that the Minister finds that the relationship between such increased wages and the salary paid to the salaried official constitutes a gross inequity and causes inefficiency.
- (e) authorize an employer to increase the rate of salary paid to a salaried official up to a rate not exceeding the maximum rate last established by the employer prior to November 7, 1941, for the position occupied by the said salaried official or for that class of positions. In exercising this authority the Minister shall limit increases in salary to the minimum which he considers essential in order to secure a fair and reasonable relationship between the salaries paid by the employer to his several salaried officials. In determining the maximum rate of salary last established prior to November 7, 1941, the Minister may have regard to the rates previously paid either to former incumbents of the same position, or to a salaried official performing substantially the same or similar services, as well as to any other evidence of established rates or range of rates for that position or class of position.
- (f) in exceptional circumstances where he considers such action necessary to remedy a gross inequity, authorize an employer to increase by a specified amount, or up to a specified rate, the rate of salary paid to a salaried official, whose duties and responsibilities have so substantially increased or altered as to justify, in the opinion of the Minister, a change in salary. In determining whether and to what extent action under this sub-paragraph is necessary the Minister shall take into account the amount of the salary before adjustment and shall recognize as a principle that the greater the salary an official receives, the more he should be able to assume increased duties and responsibilities without additional compensation.

Application for permission to pay an increased rate of salary to a salaried official pursuant to sub-paragraphs (c), (d), (e) or (f) of this paragraph shall be submitted by the employer to the Minister on the prescribed form setting forth all the facts which, in the opinion of the employer, warrant the proposed salary adjustment. No payment of an increase in salary pursuant to the provisions of such subparagraphs or on account thereof, shall be made to a salaried official until notification has been received by the employer from the Minister stating that an increase in

salary has been approved and the amount thereof. The decision of the Minister as to whether an increase in salary is to be permitted under the terms of such subparagraphs, and as to the amount thereof shall be final and conclusive.

Increased rates of salary to be paid to salaried officials pursuant to sub-paragraphs (c), (d) (e) or (f) of this paragraph shall be effective only as from August 1, 1944, or from such subsequent date as the Minister may determine.

If any increase in salary has been approved and a new salary level established in accordance with this paragraph, the provisions of this Order shall apply to such salary level, from the effective date of that increase as if it had been established at November 6, 1941.

7. Paragraph 4 is rescinded and the following substituted therefor:

"Nothing in this Order shall prohibit an employer from paying as salary to a salaried official the amount of cost of living bonus actually paid to such official in respect of the last payroll period commencing prior to February 15, 1944."

8. The following words are added to paragraph 8 following the word 'Acts' at the end thereof:

"and to disallow any portion of any salary bonus, gratuity or share of profits as being an unreasonable and abnormal expense of the employer and not wholly, exclusively and necessarily laid out or expended for the purpose of earning his income."

- 9. In paragraph 9 the word 'or' between the figure 3 and the figure 4 is deleted and a comma substituted therefor and the words 'or 5' inserted after the figure 4.
- 10. In paragraph 10 the words 'and Cost of living Bonus Order, P.C. 8253, dated October 24, 1941,' are deleted and the words 'Control Order, 1943,' substituted therefor.
- 11. The words 'of National Revenue', following the words 'the Minister' in paragraphs 1 (c), 5, 7, 8 and 10 are deleted.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council re subsidy on Wood Fuel P.C. 9540

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 27th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply, with the concurrence of the Minister of Finance, represents,—

That Order in Council P.C. 3465 of April 29, 1943, as amended, authorizes the payment to wood fuel dealers, under the circumstances set out in the Order in Council, of a subsidy of \$1.00 per cord on commercial wood fuel, plus, in cases where, in the judgment of the Timber Controller it is necessary, an additional subsidy, and costs incurred by dealers in the transportation of wood fuel;

That it is now considered advisable to cease paying the dollar subsidy on all commercial wood fuel cut and to pay a subsidy only where it is necessary to get the needed quantity of wood fuel produced and transported and in the amounts required to enable wood fuel dealers to purchase wood at established maximum producer prices, transport it to market and sell it under existing consumer ceilings; and

That it is therefore desirable to revoke the said Order in Council P.C. 3465 and all the Orders in Council amending it, and to authorize the payment of a subsidy to wood fuel dealers as hereinafter set out;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, concurred in by the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:

1. For the purposes of this Order,

"Wood fuel dealer" means any person who is a wood fuel dealer and who holds a Wartime Prices and Trade Board Licence and any other person whom, in the judgment of the Timber Controller, it is desirable in the public interest to recognize as a wood fuel dealer.

- 2. The Wartime Prices and Trade Board is hereby authorized to direct Commodity Prices Stabilization Corporation Ltd. to pay to wood fuel dealers on the certification of the Timber Controller a subsidy or bonus with respect to such transactions and in such localities where, in the judgment of the Timber Controller, a subsidy or bonus is necessary, having regard to the costs of production and transportation, to get the necessary quantity of wood fuel produced and transported.
- 3. The Timber Controller is hereby authorized and directed to certify to Commodity Prices Stabilization Corporation Ltd. the wood fuel dealers to whom the subsidy or bonus is to be paid and the amount to be paid to each such dealer with respect thereto.
- 4. Commodity Prices Stabilization Corporation is hereby authorized to pay the subsidies provided for herein out of the funds allotted to the Department of Finance under the War Appropriation Act.
 - 5. The following Orders in Council are hereby revoked,-

Order in Council P.C. 3465 dated April 29, 1943 " May 28, 1943 P.C. 4363 ce 11 66 P.C. 5338 July 5, 1943 cè. P.C. 7758 October 5, 1943 P.C. 8891 66 November 18, 1943 " January 18, 1944 66 P.C. 287 66 " March 21, 1944 P.C. 1998 66 P.C. 2302 " March 30, 1944 " May 29, 1944 66 P.C. 4053 " October 6, 1944. 66 P.C. 7802

6. This Order shall be effective on and from January 1, 1945.

A. D. P. HEENEY, Clerk of the Privy Council.

Order in Council cancelling certain tariff treatment of Zinc P.C. 9541

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 27th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council, P.C. 5647 dated June 30, 1942, imports of "zinc spelter and zinc in blocks, pigs, bars or rods" were exempted from the customs duty of 3/4 of a cent per pound under the British Preferential Tariff and one cent per pound under the Intermediate and General Tariffs, and from the 10 p.c. war exchange tax and 3 p.c. special excise tax;

And whereas at the time this Order was passed it was represented:

(a) That the zinc made in Canada was high-grade electrolytic zinc, of which there was a shortage in the United States and other allied countries;

- (b) That Canadian industry was obliged to debase high-grade electrolytic zinc, as the price of imported prime western zinc was about 80 p.c. higher;
- (c) That arrangements had been entered into for the exchange on a duty and tax free basis of Canadian high-grade electrolytic zinc for United States prime western zinc.

And whereas the Minister of Finance reports that the Chairman of the Wartime Industries Control Board has reported that zinc is now in comparatively free supply in both Canada and the United States and that the arrangement for the exchange of Canadian electrolytic zinc for United States prime western zinc is no longer necessary for supply reasons, and now recommends that Order in Council P.C. 5647 of June 30, 1942 be revoked;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to revoke Order in Council P.C. 5647, of June 30, 1942, and it is hereby revoked, effective January 1, 1945.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council establishing Revised procedure for hearing of pension applications arising out of the present war

P.C. 9553

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDESDAY, the 27th day of December, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by the Pension Act, Chapter 157 of the Revised Statutes of Canada, 1927, as amended, regulations were enacted to provide pensions to or in respect of members of the Canadian Naval, Military and Air Forces;

And whereas the procedure governing applications for entitlement to pension under section eleven of the Pension Act, as presently in force, was enacted in 1936 to bring some degree of finality to pension claims arising out of the Great War, the majority of which claims were initiated many years subsequent to the applicant's discharge from the forces;

And whereas the Minister of Veterans Affairs reports that the present procedure, while satisfactory for the purposes for which it was intended, is cumbersome in meeting the entirely new demands placed upon it as a result of the war with the German Reich, and compels the applicant, by time limits, to proceed to finality before latent disabilities may have become manifest;

That it is apparent that Commission decisions on pension entitlement in respect to service in the war with the German Reich will be rendered very largely on information contained in the applicant's service documents; and

That it is expedient that the Commission decision on pension entitlement should be rendered with a minimum of delay, subsequent to the applicant's discharge from the forces;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs, and under and by virtue of the War Measures Act,

Chapter 206, Revised Statutes of Canada, 1927, is pleased, notwithstanding anything to the contrary contained in the Pension Act or in any other act or regulation, to make the following regulations and they are hereby made and established accordingly:

REGULATIONS

- 1. In respect to all applications for entitlement to pension arising out of the present war with the German Reich, Section 52 of the Pension Act shall be suspended for the duration of the war and for one year afterwards and these regulations substituted therefor.
- 2. The Commission shall expeditiously consider each application and shall collect such relevant information, if any, as may be available in the records of any department of the Government of Canada and make, through its medical and other officers, such enquiry as appears advisable into the facts upon which the application is based; if satisfied, on the material available, that the applicant is entitled to a pension, the Commission shall then award such pension, and shall take the necessary steps to cause payment of such pension to be made.
- 3. Whenever such application is not wholly granted, the Commission shall promptly notify the applicant, in writing, of its decision, stating the grounds therefor, and shall inform such applicant that he may renew his claim, before the Commission on the submission of additional evidence, or before an Appeal Board of the Commission in person or by or with a representative, with or without additional evidence.
- 4. When the applicant renews his claim before the Commission, as provided for in section 3 hereof, and the Commission is satisfied, on the material available, that the applicant is entitled to pension, it shall then award such pension and shall take the necessary steps to cause payment of such pension to be made, but if this renewed application is not wholly granted, the Commission shall notify the applicant, in writing, of its decision, stating as before, the grounds therefor, and shall inform him that he may, if he so desires, appear before an Appeal Board of the Commission.
- 5. The Commission may, in its discretion, entertain a further application in respect of any injury or disease resulting in disability, prior to an application for a hearing by an Appeal Board of the Commission, but after a hearing by an Appeal Board, the Commission may entertain no further application in respect of any injury or disease whatsoever, subject, however, to the provisions of sub-section 4 of section 57 of the Pension Act respecting leave to reopen an application in certain instances.
- 6. After a decision has been rendered by the Commission upon the applicant's written request, the Commission will arrange for a hearing by an Appeal Board of the Commission subject to the following conditions:
 - (a) That additional evidence may be submitted;
 - (b) That prior to an Appeal Board hearing, the applicant has submitted to the Commission a statement, signed by himself, setting forth all disabilities which have been previously ruled on adversely by the Commission, and which he claims to be the result of injury or disease or aggravation thereof attributable to or incurred during military service, in regard to which he may desire to claim pension;
 - (c) That no member of an Appeal Board of the Commission shall adjudicate upon any case coming before an Appeal Board pursuant to the provisions of these regulations, if such member has previously sat as a member of the Commission at any hearing of such case, as herein provided, unless the applicant's consent thereto has first been obtained.
- 7. Upon request of an applicant for an Appeal Board hearing the Commission shall notify the Veterans' Bureau accordingly, and the Veterans' Bureau shall thereupon prepare a summary of all available evidence relating to the claim and shall mail a copy of the same to the applicant, or to such representative as he may direct.

- 8. Where an applicant is suffering from a neuropsychiatric disease, it shall be a matter within the discretion of the Commission whether either the applicant or his representative shall be furnished with a summary of evidence.
- 9. Any applicant whose application has not been disposed of by an Appeal Board of the Commission prior to the coming into force of these regulations, may, if he so desires, either renew such application before the Commission or proceed to an Appeal Board hearing in accordance with the procedure herein set forth.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

BOARD ORDERS

WARTIME PRICES AND TRADE BOARD

ORDER No. 468

Respecting Distribution and Use of Shipping Containers

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

- 1. Order No. 344 of the Board, as amended, which restricted the distribution and use of shipping containers, is revoked.
 - 2. This Order comes into force on January 2, 1945.

Made at Ottawa this 27th day of December, 1944.

D. GORDON, Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 469

Priority Sales of Evaporated Milk

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

- 1. This Order comes into force on February 1, 1945.
- 2. Section 9 of Board Order No. 401, Priority Sales of Evaporated Milk, is amended by deleting therefrom subsection (3).
- 3. The Schedule to said Board Order No. 401 is amended by deleting therefrom Sections C, D, E and F.

Made at Ottawa this 23rd day of December, 1944.

D. GORDON,
Chairman.



Administrators' Order

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1450

Maximum Prices of Oranges

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

PART I-INTRODUCTION

Application

1. This Order comes into force on December 30, 1944, and applies to all varieties, grades and qualities of Oranges entered at customs after December 30th, 1944, for consumption in Canada except tangerines and bitter oranges. Board Order No. 239 as amended, until it is revoked, continues to apply to oranges entered at customs on or before December 30th, 1944, for consumption in Canada.

Prices Fixed are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing handling and/or service exceeding the maximum price.

Additional Payments and Considerations are Part of the Price

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any oranges or received by the seller from any person in connection with the sale of any oranges shall constitute part of the price of such oranges.

Definitions

4. For the purposes of this Order

(a) "sell" includes an offer to sell;

(b) "size" means, in respect to any oranges, the number used to designate the number of those oranges which can be packed in a standard shipping container having a capacity by volume of approximately two (2) cubic feet and which number is customarily marked on the shipping container in which the oranges are packed;

(c) "tangerines" means tangerines, tangelos, satsumas, elementines and temple and

king oranges; and

(d) "wholesale distributor" means a person who in any sale, sells oranges at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys oranges for his personal or household consumption.

PART II—SALES BY WHOLESALE DISTRIBUTORS

Sales of Oranges Imported by the Wholesale Distributor Himself

5. (1) The maximum price at which a wholesale distributor may sell any oranges imported by him from the United States of America, shall be the sum of the following, f.o.b. his place of business;

(a) an amount equal to

(i) the lawful maximum price, f.o.b. shipping point, as fixed by the Maximum Price Regulations issued by the Office of Price Administration of that Country (hereinafter referred to as the "O.P.A. Regulations") at which a grower may sell those oranges in carload lots to a carlot receiver PLUS, if bought through a broker, brokerage charges as authorized by said O.P.A. Regulations and PLUS an amount equal to the cost of transporting the oranges in carload lots to the city, town or village in which he has his place of business

- 1. from Phoenix, Arizona, if the oranges are grown in the State of California or Arizona and his place of business is situated west of the 110th meridian of West longitude;
- 2. from Los Angeles, California, if the oranges are grown in the State of California or Arizona and his place of business is situated east of the 110th meridian of West longitude; or
- 3. from Homestead, Florida, if the oranges are grown in any part of the United States of America except the States of California and Arizona; or
- (ii) if he purchased the oranges in less than carload lots at or from any wholesale receiving point in that country, the actual price paid by him for the oranges (but not exceeding the lawful maximum price, as fixed by said O.P.A. Regulations, at which a carlot receiver may sell those oranges ex car at that point to a wholesaler) plus the cost of transporting the oranges to the city, town or village in which he has his place of business from such wholesale receiving point OR the amount fixed by paragraph (i) preceding, whichever amount is the greater;
- (b) the amount actually paid by him for protective services (icing, refrigeration and/or heating of the freight car in which oranges are shipped to him); provided that if the oranges have been sold to him by a grower or a country shipper on a delivered price basis, he may treat the protective service allowance, fixed for such delivered sales by the said O.P.A. Regulations, as the amount actually paid by him for protective services;
- (c) the bank and foreign exchange and the customs duty, excise tax and insurance charges that are to be borne by him and are not included in the amount fixed by clause (a) preceding;
- (d) the actual cost incurred by him for necessary extra wrapping of the oranges, but not to exceed 10c. per standard shipping container; and
- (e) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of that pack and variety of oranges, but not in any event exceeding 15 per cent of his selling price.
- (2) The maximum price at which a wholesale distributor may sell any oranges imported by him from any country other than the United States of America shall be, f.o.b. his place of business, an amount equal to the maximum price, as fixed by subsection (1) preceding, at which he may sell oranges of the same or substantially similar variety and pack grown in the State of California in the United States of America and purchased by him f.o.b. shipping point in the area of production in that State.
- (3) If a wholesale distributor sells any imported oranges to another wholesale distributor, the seller must show on his invoice to the buyer, the lawful maximum price at which the seller may sell those oranges, f.o.b. his place of business.

Sales by Wholesale Distributors of Oranges Purchased from Another Wholesale Distributor

- 6. The maximum price at which a wholesale distributor may sell any oranges purchased by him from another wholesale distributor in Canada shall be the sum of the following, f.o.b. his place of business:
 - (a) the maximum price as fixed by this Order at which the oranges may be sold to him by his supplier; and
 - (b) the actual cost of transporting the oranges by common carrier to his receiving point from his supplier's shipping point, if his supplier is not by this Order required to deliver free to him.

Sales by Wholesalers of Broken Case Lots

7. If oranges are packed in a case, crate or other package and, at the request of his buyer or to achieve equitable distribution of this available supply, a sale is made by a wholesale distributor of a quantity that is half of or less than half of such case, crate or other package lot, he may charge the buyer an additional amount not exceeding 4 per cent of his lawful selling price.

Delivery to be Free in Certain Cases

8. If the sale of oranges by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Prepayment of Transportation Charges.

9. At the request of a buyer, a wholesale distributor may prepay the charge for transporting any shipment of oranges to the city, town or village in which the buyer has his place of business, but in that event he must show such charge as a separate item on his sales invoice to the buyer and must not include such charge in computing his markup.

PART III-SALES AT RETAIL

Maximum Retail Prices

- 10. (1) The maximum price at which any person may sell at retail any oranges purchased by him from a wholesale distributor in Canada shall be the sum of the following:
 - (a) the actual price paid by him for the oranges but not exceeding the maximum price that may be charged by his supplier under the provisions of this Order;
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the oranges from his supplier's shipping point to the city, town or village in which he has his place of business; and

(c) the lesser of the two following markups:

- (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of such oranges purchased by him from a wholesale distributor;
- (ii) a markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "J" in the case of Florida oranges and under the markup symbol "H" in the case of any other oranges.
- (2) The maximum price at which any person may sell at retail any oranges imported by him shall be the sum of the following:
 - (a) the amount to which, under the provisions of Section 5 of this Order, he could add his markup if he were a wholesale distributor;
 - (b) if he took delivery of the oranges at a point which is not situated within the limits of the city, town or village in which his retail outlet is situated, the actual cost of transporting the oranges from such receiving point to such city, town or village; and

(c) the lesser of the two following markups:

(i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the

said basic period on sales of such oranges imported by him;

(ii) the markup calculated according to the provisions of Board Order No. 450 and in schedule "A" of that Order under the markup symbol "J" in the case of Florida oranges and under the markup symbol "H" in the case of any other oranges or, if the oranges were imported by him by rail or water in carload lots, under the markup symbol "K" in the case of Florida oranges and under the markup symbol "J" in the case of any other oranges.

Sales at Retail by Weight and by Unit

- 11. (1) For the purpose of determining the maximum price of any oranges which are priced and sold at retail by unit or by weight, the number of oranges or the net weight thereof, as the case may be, in the original container in which they were packed when received by the retailer shall be deemed to be
 - (a) as stamped or marked on the original container; or
 - (b) if not so stamped or marked, as shown on his supplier's invoice; or
 - (c) if neither so stamped or marked nor shown on his supplier's invoice, that which is actually in the original container when received by him.

- (2) No person selling any oranges at retail by weight shall issue or sponsor a price list or advertisement which gives the price of the oranges unless it also states that the price is per pound or multiple thereof.
- (3) Except when selling oranges by the original container in which he received them,
 - (a) every person selling oranges at retail otherwise than by weight shall price and display all oranges offered for sale by him at his place of business, according to their respective sizes only, and shall have the size of the oranges marked on the container in which they are displayed or on a card displayed therewith or attached thereto; and
 - (b) no person selling any oranges at retail otherwise than by weight shall issue or sponsor a price list or advertisement which gives the price of such oranges unless it also gives the sizes of each kind of oranges so listed or advertised.

PART IV-RECORDS OF SALES AND PURCHASES

Sales Invoices

- 12. (1) On every sale of any oranges other than a sale at retail, the seller shall at the time of delivery, furnish the buyer with an invoice showing, in addition to any other particulars which, by this Order, he is required to show on his invoice, the following:
 - (a) the name and identifying address of the seller and the buyer and the date of sale;
 - (b) the size, and quantity of the oranges sold and the country of origin but in the case of the United States of America, the State of origin; and
 - (c) the price charged.
- (2) Every seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

- 13. Every person who buys any oranges for resale shall immediately upon receipt of such oranges make a written record at the place of business at which he receives the oranges showing:
 - (a) the name and identifying address of his supplier and the date of purchase;
 - (b) the size and quantity of the oranges purchased and the country of origin but in the case of the United States of America, the State of origin;
 - (c) the actual price paid, transportation charges and other amounts, if any, included in his laid down cost of the oranges; and
 - (d) if he is a retailer who sells the oranges by weight, the weight of the net contents, as stamped or marked thereon, of each case, crate or other container received by him or, if not so stamped or marked thereon, as shown on his supplier's invoice. If the weight of the net contents is not stamped or marked on the container or shown on his suppliers' invoice, the record shall be of the actual weight of the oranges received by the retailer.

Retention and Inspection of Records and Invoices

- 14. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him in accordance with Section 12, he need not keep any other record of the particulars set forth on that invoice.
- (2) Every record and invoice which a person is by this Order required to make and keep shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

15. Every person who sells oranges at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the size,

quantity and price of the oranges sold and the country of origin but, in the case of the United States of America, the State of origin.

Dated at Ottawa, this 18th day of December, 1944.

E. J. CHAMBERS, Administrator of Fresh Fruit and Vegetables.

Approved:

D. GORDON, Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1480

Maximum Retailers' Prices for Millwork in the Vancouver Forest District

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, IT IS HEREBY ORDERED AS FOLLOWS:

INTERPRETATION

- 1. For the purposes of this Order,
- (a) "Point of shipment" means any warehouse, lumber yard or place from which millwork is shipped or delivered;
- (b) "Vancouver Forest District" means all that part of the Province of British Columbia known as the Vancouver Forest District and outlined on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April, 1942).

MAXIMUM RETAILERS' PRICES FIXED

- 2. (1) The maximum price (excluding Federal Sales Tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any millwork described in the Schedule to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Vancouver Forest District, shall be the price shown for such millwork in the said Schedule, which price shall be f.o.b. the manufacturer's point of shipment;
- (2) The maximum price (excluding Federal Sales Tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any millwork other than the millwork described in the Schedule to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Vancouver Forest District shall be the laid down cost of such millwork to the retailer plus a mark-up of twenty-five percentum (25%) of such cost, excepting a sale at retail by a manufacturer directly to a consumer where the maximum price shall be calculated by taking the actual cost of the material and labour used and adding thereto the same percentage of the overhead costs as he added during the basic period (September 15—October 11, 1941) plus a mark-up of forty percentum (40%) of such cost.
- (3) In every case in which the manufacturer's point of shipment is located in the same municipality as the purchaser the charge for transporting the millwork from the manufacturer's point of shipment to the retailer or consumer shall not exceed the transportation charges made during the basic period (Sept. 15 to Oct. 11, 1941).

INVOICES TO SHOW PARTICULARS OF MILLWORK SOLD

3. Every person selling millwork at retail from any point of shipment within the Vancouver Forest District shall complete in duplicate an invoice covering each such sale made by him stating therein the point of shipment and full particulars of the specifications, sizes and grades of the millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

EFFECTIVE DATE

4. This Order shall be effective on and after the 13th day of December 1944.

Dated at Ottawa this 12th day of December, 1944.

A. H. WILLIAMSON, Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-1480

Maximum Retail Prices for Millwork in the Vancouver Forest District

DOORS

Fir and Sitka Spruce Doors

The maximum prices for Fir and Sitka Spruce Doors shall be those prices set forth in Table I hereunder less a discount of forty-nine percentum (49%) plus the net extras set forth in Table II hereunder.

Cedar Doors

The maximum prices for Cedar Doors shall be those prices set forth in Table I hereunder less a discount of forty-seven percentum (47%) plus the net extras set forth in Table II hereunder.

TABLE I		
13"	13"	1 1 8"
\$ cts	s cts	\$ cts
6 10		5 55
7 05		6 35
7 35	9 40	6 65
7 95		7 20
6 95	****	6 30
6 40		
7 05		
7 40	9 40	6 65
7 70	9.85	
8 35	10 70	
6 50	8 35	5 90
7 20	9 15	6 50
7 50	9 55	6 80
7 85	10 05	7 10
8 15	10 45	
8 50	. 10 85	
7 65		
8 00	10 20	
	10 65	
		7 85
9 05	11 55	
		7 65
		8 30
12 30	15 70	
	13" \$ cts 6 10 7 05 7 35 7 95 6 95 6 40 7 705 7 40 7 70 8 35 6 50 7 20 7 50 7 85 8 15 8 50 6 95 7 65 8 00 8 35 8 70	\$ cts \$ cts \$ cts \$ 6 10 \$ 7 05 \$ 7 35 \$ 9 40 7 95 \$ 6 95 \$ 7 40 \$ 9 40 7 70 \$ 9 85 8 35 \$ 10 70 \$ 6 50 \$ 8 35 \$ 10 70 \$ 6 50 \$ 8 35 \$ 10 05 \$ 8 15 \$ 10 05 \$ 8 15 \$ 10 45 \$ 8 50 \$ 10 85 \$ 6 95 \$ 7 65 \$ 7

	\$ cts	\$ cts	\$ cts
2- 6 x 7- 6	8 85	11 25	
2-8 x 7-6	9 25	11 75	
2-10 x 7-6	9 65	12 30	
3- 0 x 7- 6	10 00	12 75	
4- 0 x 7- 6	13 00	16 60	
2- 6 x 8- 0	9 20	11 75	
2-8 x 8-0	9 65	12 30	
3- 0 x 8- 0	10 45	13 30	
4- 0 x 8- 0	13 60	17 30	

	Table II	
Door Ni	umber — — — — — — — — — — — — — — — — — — —	Net Extras \$ cts
95	•••••	25 each
96	••••••	
97	••••••	25 each
100	open	
104	••••••	35 each
105	open	35 "
107	••••••	35 "
108	open	35 "
109	•••••••••••••••••••••••••••••••••••••••	
109a	•••••	25 each
109b	***************************************	65 "
110	•••••••••••••••••••••••••••••••••••••••	
110a	•••••••	25 each
110b	••••••••••••••••••••••	65 "
111	•••••••••••••••••••••••••••••••••••••••	35 "
111a	••••••••••••••••••	65 "
112	open	· ·
	open	65 each
113	open	4 40 1
114	open	1 10 each
115		1 00
117	open	1 40
117a 120	open	1 00
120	open	1 00 7
122	open	1 ·70 " 2 85 "
133	open	2 10 "
139	open	1 00 "
215	open	55- "
216	openopen	35 "
217	•	25 "
218		2 85 "
219	open	65 "
228	open	3 25 "
300	open	
320	open	1 70 each
320a	open	2 30 "
321	open	1 10 "
321a	*	1 75 "
1021A	opon	

All the above door numbers refer to numbers and designs set out in the British Columbia Standard Door Catalogue, Catalogue D, dated December 1, 1940.

Unless otherwise ordered Panel Doors with panels having a thickness of one

quarter of an inch $(\frac{1}{4}")$ will be supplied.

For Panel Doors with panels having a thickness of five sixteenths of an inch $(\frac{5}{16}")$ add 25 cents to the above prices.

For Panel Doors with panels having a thickness of three eighths of an inch (3") add 50 cents to the above prices.

Glazed Doors

- For doors glazed with plain glass add to the above prices for Fir, Cedar and Sitka Spruce doors 75 cents per door plus 15 cents for each square foot of glass used.
- For doors glazed with white figured, rolled or cathedral glass add to the above prices for Fir, Cedar and Sitka Spruce doors 75 cents per door plus 50 cents for each square foot of glass used.
- For all other glazed doors add to the above prices for Fir, Cedar and Sitka Spruce doors 75 cents per door together with the cost of the glass used in each door plus a mark-up of forty percentum (40%) of the cost of such glass.
- For doors glazed on top a crating charge may be added of 30 cents per door with a minimum charge of 75 cents per crate.
- For doors glazed full length a crating charge may be added of 60 cents per door with a minimum charge of \$1.25 per crate.

W

Gl

ater Tables		
Water Tables—applied	70c each	
Sash and Windows		
	Per Square Foot Outsid Measuremen	le
13" in thickness up to 60 united inches glass size	15c	
13" in thickness, over 60 and up to 80 united inches glass size	13c	
13" in thickness, over 80 and up to 100 united inches glass size	10c	
13" in thickness, over 100 united inches glass size	10c	
lazed Sash and Windows		
Glazed 18 oz. 13 in thickness up to 60 united inches glass size	28c	
Glazed 24 oz. 13" in thickness up to 60 united inches glass size	36c	
Glazed 24 oz. 13" in thickness, over 60 and up to 80 united glass size		
Glazed 24 oz. 13 in thickness, over 80 and up to 100 united glass size.		
Glazed 24 oz. $1\frac{3}{8}$ " in thickness, over 100 united inches glass size		

Circle or octagon sash-13" in thickness and up to 30" in diameter outside measurement with one light, glazed and plain glass \$4.50 each.

For odd sizes the square footage of the sash or windows shall be calculated by taking the next even 2" in width and the next odd inch in height.

For sash and windows having a thickness of 13" add 6c per square foot to the above prices for sash and windows.

For each divided light add 7c to the above prices.

For rabbeting add 20c per edge to the above prices.

For rabbeting with beaded joint add 50c per edge to the above prices.

For beading add 20c per light to the above prices.

For bedding or back puttying add 2c per square foot outside measurement and 2c per light to the above prices.

For bevelling bottom rail to fit sills add 20c per sash to the above prices.

For curved bars add \$2.10 each to the above prices.

For straight bars fitted to circle, segment head or at an angle add 30c per joint to the above prices.

For diamond lights with wooden bars add 1.25 per square foot outside measurement to the above prices.

For square sash with inside segment head add 60c to the above prices.

For square sash with inside quarter-round corners add 90c each to the above prices.

For square sash with inside circle head add \$1.80 each to the above prices.

For rabbeting Whitco hangers add 35c per sash to the above prices.

For grooving for spiral balances add 30c per window to the above prices.

For sash glazed with white figured, rolled or cathedral glass add 35c per square foot glass size to the above prices for glazed 18 oz. sash.

For all other glazed sash add to the above price for 18 oz. glazed sash the cost of the glass used plus 40 per cent of such cost.

For the following items add the amounts hereinafter set forth to the prices for sash and windows of the same size:—

	18" in thickness up	18" in thickness
	to 3'. in width	to 5' in width
Circle or gothic head	\$3.00 each	\$4.30 each
Peak head		2.40 "
Outside segment head	1.25 "	1.80 "
For 13" in thickness add	175 "	.50 "

3'1"

For sash and windows a crating charge may be added of 50c per bundle having an area of not more than 12 square feet.

The minimum price for sash and windows shall be based on sash having an area of 4 square feet and windows having an area of 8 square feet.

SASH, WINDOW AND DOOR FRAMES

Single Sash Frames

1½ x 6"	jambs, knocked down	and up to 8 square feet	\$3.00 each
$1\frac{1}{2} \times 6''$	jambs, knocked down,	over 8 and up to 12 square feet	3.60 "
4 4 0 44		10 1 10 10	

1½ x 6" jambs, knocked down, over 12 and up to 18 square feet..... 4.10 "

For each additional square foot add 15c to the above prices.

Single Window Frames

Knocked down and up	to 12 square	feet	\$3.70 each
Knocked down, over 12	and up to 18	3 square feet	4.40 "

A double window frame shall be calculated on the basis of 2 single window frames.

Single Outside Door Frames—knocked down up to 3 x 7'..... \$4.50 each

For drip cap on head add 20c per frame to the above prices.

For apron or bed mould add 20c per frame to the above prices.

For sash frames with more than one opening where a transom bar 3 x 4" in size is used add \$1.70 for each extra opening to the above prices.

For set-up frames add 55c each to the above prices.

The above frames include 1½ x 6" jambs, 1 x 6" pulley stiles, 2 x 8" sills with blind stop and outside casing for brick mould.

For frames with $1\frac{1}{2} \times 8''$ jambs add 30 per cent to the above prices for frames with $1\frac{1}{2} \times 6''$ jambs.

For frames with $1\frac{1}{2} \times 10''$ jambs add 40 per cent to the above prices for frames with $1\frac{1}{2} \times 6''$ jambs.

For frames with jambs having a thickness in excess of $1\frac{1}{2}$ " and up to 2" add 15 per cent to the above prices for frames with $1\frac{1}{2}$ x 6" jambs.

Single Inside Door Frames

-	,												
	13	x	6"	jambs	up	to	3	X	7'	in	size	\$1.65	each
	2	x	6"	iambs	up	to	3	x	7'	in	size	2.05	66
	11	X	8"	jambs	up	to	3	Х	7'	in	size	2.10	
	2	x	8"	iambs	up	to	3	X	7'	in	size	2.70	
	11	x	10"	iambs	up	to	3	x	7'	in	size	2.55	
	2	х	10"	jambs	up	to	3	X	7'	in	size	3.25	66
			84		•						A		

ADMINISTRATOR'S ORDER No. A-1482

Maximum Manufacturers' and Wholesalers' Prices for Fir, Cedar and Sitka Spruce Doors Produced on the Pacific Coast

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

SECTION 2 AMENDED

- 1. Section 2 of Administrator's Order No. A-1240 dated the 5th day of June, 1944 is revoked and the following substituted therefor:
 - "2 (1) The maximum price at which any manufacturer or wholesaler may sell or offer for sale at wholesale any door manufactured in the Vancouver Forest District for delivery in any part of Canada excepting the Province of British Columbia, shall be the price for that door shown in Schedule A to this Order, less the appropriate discount shown in Schedule B to this Order, which price less the said discount shall include the cost of delivery to the jobbers', retailers' or consumers' point of destination;
 - (2) The maximum price at which any manufacturer or wholesaler may sell or offer for sale at wholesale any door manufactured in the Vancouver Forest District for delivery in the Province of British Columbia, shall be the price for that door shown in Schedule A to this Order, less the appropriate discount shown in Schedule B to this Order, which price less the said discount shall be f.o.b. manufacturers' point of shipment."

SECTION 6 AMENDED

2. Section 6 of the said Administrator's Order No. A-1240 is amended by deleting therefrom the words "except the Province of British Columbia".

SCHEDULE B AMENDED

3. Part I of Schedule B to the said Administrator's Order No. A-1240 is deleted and the following substituted therefor:

"PART I

BASE DISCOUNT

The amount of the base discount set out below shall be deducted from the maximum prices set out in Schedule A for doors sold or delivered to a jobber, retailer or consumer in the area described

		KIND OF DOOR	١
Area of Delivery	No. 1 Grade Fir or Sitka Spruce Door	Fir or Sitka	Cedar
Province of British Columbia. Provinces of Alberta, Saskatchewan and Manitoba. Province of Ontario west of the 85th meridian. Province of Ontario east of the 85th meridian and province of Quebec Provinces of New Brunswick, Nova Scotia and Prince Edward Island.	58% 57%	67% 63% 62% 61%	60% 57% 56% 55%

For a No. 2 Grade Garage Fir or Sitka Spruce door the base discount (subject to the variation shown in Part II of this Schedule, for Door Nos. 320, 320a, 321, 321a) set out above for a No. 1 Grade Fir or Sitka Spruce door may be deducted."

EFFECTIVE DATE

4. This Order shall be effective on and after the 13th day of December, 1944.

Dated at Ottawa this 12th day of December, 1944.

- A. H. WILLIAMSON.

Approved:

D. GORDON, Chairman, Wartime Prices and Trade Board. Timber Administrator.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1492

Deliveries:

Revocation of Administrator's Orders Nos. A-164, A-491, A-492, and A-644

Under powers given by the Wartime Prices and Trade Board to the Administrator of Services, it is hereby ordered as follows:—

- 1. The following Administrator's Orders are revoked:
- (a) Administrator's Order No. A-164, respecting Deliveries of Tobacco and Confectionery in Ottawa, Hull and District by Wholesalers to Retailers.
- (b) Administrator's Order No. A-491, as amended, respecting Deliveries of Ice.
- (c) Administrator's Order No. A-492, as amended, respecting Deliveries of Bread and Bakery Products.
- (d) Administrator's Order No. A-644, respecting Deliveries of Building and Construction Supplies and Materials.
- 2. This Order comes into force on December 26, 1944.

Dated at Ottawa, this 20th day of December, 1944.

J. R. CROFT,

APPROVED:

D. GORDON,

Administrator of Services.

Chairman, Wartime Prices and Trade Board.

Note: See Administrator's Order No. A-57, as amended by Administrator's Order No. A-112, respecting Retail Deliveries, and Administrator's Order No. A-292, as amended by Administrator's Orders Nos. A-508 and A-821, respecting Wholesale Deliveries and the Use of Automotive Vehicles, which are still in effect.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1494

Respecting Critical Steel

Under powers given by the Wartime Prices and Trade Board to the Administrator of Steel and Iron (Primary) it is hereby ordered as follows:—

- 1. Administrator's Order No. A-330 respecting critical steel is revoked.
- 2. On and after the effective date of this Order the maximum price at which any person may sell or offer to sell critical steel shall be his basic period maximum price-fixed by Section 7 of The Wartime Prices and Trade Regulations.
 - 3. This Order comes into force on January 2, 1945.

Dated at Ottawa, this 22nd day of December, 1944.

F. B. KILBOURN,

APPROVED:

Administrator of Steel and Iron (Primary).

D. GORDON, Chairman, Wartime Prices and Trade Board.

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ADMINISTRATOR'S ORDER No. A-1495

Maximum Prices of Potatoes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:—

- 1. Subsection (1) of Section 10 of Administrator's Order No. A-1430 is hereby revoked and the following substituted therefor:
 - "(1) The maximum price at which a shipper may sell any potatoes packed in a container of a size set forth in the Schedule hereto, to a wholesale distributor, an operator of a dehydrating plant, a commercial processor of potatoes, a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse and to any person who buys the potatoes in carload lots, delivered at any distributing centre in a zone described in Section 4, shall be the price for the same set forth in the Schedule hereto, according to the variety of the potatoes, the grade thereof (if graded), the month in which the sale is made, the point of delivery and for potatoes of other than the netted gem variety, if the point of delivery is in zone No. 2 or zone No. 3, according to the province or area of production."
- 2. Subsection (1) of Section 21 of said Order No. A-1430 is hereby amended by adding thereto the following:
 - "If potatoes produced in Prince Edward Island or New Brunswick are sold in zone No. 2 or zone No. 3, the province of production must be shown on the invoice."
- 3. Section 22 of said Order No. A-1430 is hereby amended by adding thereto the following.
 - "If potatoes produced in Prince Edward Island or New Brunswick are purchased by a wholesale distributor or retailer in zone No. 2 or zone No. 3, the record must show the province of production."

4. The Schedule to Administrator's Order No. A-1430 is hereby amended by deleting that part which lists maximum prices of potatoes in zone No. 3 and substituting therefor the following:-

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		- 1	Delivered at any distributing centre in Zone No 3— All potatoes (any variety) produced in New Brunswick or Can. No. 1 large Can. No. 2 gens. All potatoes (any variety) not Can. No. 1 small or Can. No. 2 gens. All potatoes (any variety) not Can. No. 1 large Can. No. 1 or Can. Fey Island or New Brunswick other Can. No. 1 small or Can. No. 2 than netted gens.	
1			Zone No. 3	-
			ğ .	1

5. This Order comes into force on January 2, 1945.

Dated at Ottawa, this 22nd day of December, 1944.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.



Fuelwood Orders

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 99

Prices of Fuelwood in the Province of Nova Scotia excluding the Island of Cape Breton

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

New Schedule of Producer Prices

1. Schedule "A" to Fuelwood Order No. 79, dated the 9th day of October 1943, is hereby revoked and the following Schedule substituted therefor:

"SCHEDULE "A"

To Fuelwood Order No. 79

Highest Price of Fuelwood piled at the Roadside nearest to the wood lots or timber limit from which the fuelwood was obtained, in the Province of Nova Scotia other than the Island of Cape Breton:

Column	1	2	3	4	5	
Length	4'	24"	16"	12"	More than 4'	
Kind						
Hard Maple, Yellow Birch, Beech, not more than 10% White Birch (Mixed)	\$8 00	\$9 00	\$10 00	\$10 50	73	
Hard Maple, Yellow Birch, Beech, White Birch, Ash, Soft Maple (Mixed)		8 50	9 50	10 00	6 50	
White Birch, Soft Maple, Apple Wood (Mixed)	7 00	8 00	9 00	9 50	6 00	
50% Hardwood and 50% Softwood, including Pine, Balsam and Hemlock		7 50	8 50	9 00	5 50	
Pine, Hemlock, Spruce, Balsam, Fir, Poplar	5 00	6 00	7 00	7 50	4 00	

Note.—These are maximum prices and in establishing the above prices all subsidies and bonuses paid for the production and transportation of fuelwood have been taken into account."

Effective Date

2. This Order shall be effective on and after the 30th day of December, 1944.

Dated at Ottawa, this 12th day of December, 1944.

A. H. WILLIAMSON,

Timber Administrator.

Approved:

Fuelwood Order No. 100 ·

Highest Prices of Fuelwood in the County of Madawaska in the Province of New Brunswick

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

New Schedule of Producer Prices

1. Schedule "A" to Fuelwood Order No. 84, dated the 3rd day of November, 1943, is hereby revoked and the following Schedule substituted therefor:

"SCHEDULE "A"

To Fuelwood Order No. 84

Highest Prices of the Producer for Fuelwood Piled at the Roadside in the County of Madawaska in the Province of New Brunswick.

Column Length Quantity Cubic Feet	1 4' 1 cord 128	2 24'' 1 cord 128	3 16'' 1 cord 128
Kind			
Seasoned Mixed Hardwoods (Yellow Birch, Beech, Hard Maple)	\$8.00	\$9.00	\$9.50
Seasoned White Birch, Soft Maple	7.00	8.00	8.50
Seasoned Mixed Hardwood and Softwood (Hardwood 50%, White Birch, Soft Maple and Spruce 50%)	6.00	7.00	7.50
Green Mixed Hardwoods (Yellow Birch, Beech, Hard Maple)	7.50	8.50	9.00
Green White Birch and Soft Maple	6.50	7.50	8.00
Green Mixed Hardwood and Softwood (Hardwood 50%, White Birch, Soft Maple and Spruce 50%)	5.50	6.50	7.00

Note:—These are maximum prices and in establishing the above prices all subsidies and bonuses paid for the production and transportation of fuelwood have been taken into account."

Effective Date

2. This Order shall be effective on and after the 30th day of December, 1944.

Dated at Ottawa this 12th day of December 1944.

A. H. WILLIAMSON, Timber Administrator.

Approved:

FUELWOOD ORDER No. 101

Highest Prices for Fuelwood in the Counties of Albert, Carleton, Charlotte, King's, Queen's, St. John, Sunbury, Victoria, Westmoreland, and York, in the Province of New Brunswick

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:

New Schedule of Producer Prices

1. Schedule "A" to Fuelwood Order No. 88, dated the 4th day of December, 1943, is hereby revoked and the following Schedule substituted therefor:

"SCHEDULE "A"

To FUELWOOD ORDER No. 88

Highest Prices per cord for Fuelwood sold by Producers at the Roadside nearest the land from which the Fuelwood was cut in the Counties of Albert, Carleton, Charlotte, King's, Queen's, St. John, Sunbury, Victoria, Westmoreland and York, in the Province of New Brunswick.

	ColumnLengthQuantity	4'	2 24" 1 cord	3 16" 1 cord	4 12" 1 cord
Kind of Fuelwood	Condition				٠.
1. Mixed Hardwood, Hard Maple, Beech and Yellow Birch.	(a) Seasoned(b) Green	\$9 00 8 50	\$10 50 10 00	\$11 00 10 50	\$11 50 11 00
2. White Birch and Soft Maple	(a) Seasoned (b) Green	8 00 7 50	9 50 9 00	10 00 9 50	10 50 10 00
3. Mixed Hardwood and Softwood including White Birch, Soft Maple and Spruce (50% Hardwood and 50% Softwood).	(b) Green	7 00 6 50	8 50 8 00	9 00 8 50	9 50 - 9 00
4. Mixed Softwood	(a) Seasoned(b) Green	6 00 5 50	7 50 7 00	8 00 7 50	8 50 8 00

Note:—These are maximum prices and in establishing the above prices all subsidies and bonuses paid for the production and transportation of fuelwood have been taken into account."

Effective Date

2. This Order shall be effective on and after the 30th day of December, 1944.

Dated at Ottawa this 12th day of December, 1944.

A. H. WILLIAMSON,

Timber Administrator.

Approved:

FUELWOOD ORDER No. 102

Highest Prices of Fuelwood in the Counties of Gloucester, Kent, Northumberland and Restigouche, in the Province of New Brunswick

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

New Schedule of Producer Prices

1. Schedule "A" to Fuelwood Order No. 89, dated the 4th day of December, 1943, is hereby revoked and the following Schedule substituted therefor:

"SCHEDULE "A"

To Fuelwood Order No. 89

Highest Price per Cord for Fuelwood sold by Producers at the Roadside nearest the land from which the Fuelwood was cut in the Counties of Gloucester, Kent, Northumberland and Restigouche, in the Province of New Brunswick.

	Column Length Quantity	1 4' 1 cord	2 24" 1 cord	3 16" 1 cord	4 12" 1 cord
Kind of Fuelwood	Condition				
1. Mixed Hardwood, (Hard Maple, Beech and Yellow, Birch).	(a) Seasoned(b) Green	\$7 00 6 50	\$8 50 8 00	\$9 00 8 50	\$9 50 9 00
2. White Birch and Soft Maple	(a) Seasoned (b) Green		7 50 7 00	8 00 7 50	8 50 8 00
3. Mixed Hardwood and Softwood includ- ing White Birch, Soft Maple and Spruce (50% Hardwood, 50% Softwood).		5 00 4 50	6 50 6 00	7 00 6 50	7 50 7 00
4. Mixed Softwood	(a) Seasoned (b) Green	4 00 3 50	5 50 5 00	6 00 5 50	6 50 6 00

Note:—These are maximum prices and in establishing the above prices all subsidies and bonuses paid for the production and transportation of fuelwood have been taken into account."

Effective Date

2. This Order shall be effective on and after the 30th day of December, 1944.

Dated at Ottawa this 12th day of December, 1944.

A. H. WILLIAMSON,

Timber Administrator.

Approved:

PART IV

WARTIME INDUSTRIES CONTROL BOARD

- (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 9C

(Order No. C.C. 9B—Coal Tar—Rescinded)

Dated December 15, 1944

Pursuant to the authority conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Chemicals No. C.C. 9B dated September 1, 1943; is rescinded.

W. H. DEBLOIS,

Deputy Controller of Chemicals.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 20A

(Order No. C.C. 20—Chloride of Lime or Bleaching Powder—Rescinded)

Dated December 15, 1944

Pursuant to the authority conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Controller of Chemicals No. C.C. 20 dated March 31, 1943, is rescinded.

W. H. DEBLOIS,
Deputy Controller of Chemicals.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 23A

(Order No. C.C. 23—Thiamin Hydrochloride—Rescinded)

Dated December 19, 1044.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941 and any other Order in Council or Statute, it is hereby ordered as follows:

1. The Order of the Controller of Chemicals No. C.C. 23 dated May 11th, 1943, is rescinded.

E. T. STERNE, Controller of Chemicals.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 31C

(Order No. C.C. 31-Dichlorodifluoromethane-Amended)

Dated December 20, 1944.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other Order in Council or Statute, it is hereby ordered as follows:

1. Subsection (2) of Section 2 of the Order of the Controller of Chemicals No. C.C. 31 dated December 20, 1943, as amended, is further amended by deleting from the said Subsection the words and the figures "before December 31, 1944".

E. T. STERNE, Controller of Chemicals.

APPROVED:

J. GERALD GODSOE, Chairman, Wartime Industries Control Board.

PART V

Export Permit Branch (Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 107

Dated December 21, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That Export Permit Branch Order No. 103 of November 22, 1944, Annex No. 1, Group 5, be amended with respect to the exemption of machinery and parts, n.o.p., over \$25 in value, insofar as this item has been interpreted to cover the following:—

Motorgraders

Tractors, including equipment

so that export permits will be required for machinery of this type when shipped from Canada to any destination.

2. That this Order shal come into force and have effect on and after January 1, 1945.

T. A. CRERAR,

Acting Minister of Trade and Commerce.







